



THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 12] MADRAS, TUESDAY EVENING, MARCH 24, 1942

Part I—Notifications by Government and Heads of Departments

CONTENTS

NOTIFICATIONS BY GOVERNMENT

[illegible]

NOTIFICATIONS BY GOVERNMENT

DEVELOPMENT DEPARTMENT

Lease

Fort Du George, March 15, 1842.

編輯 劉世昌

Dr. M. Vennenghnan Sen, District Agricultural Officer, Tinsukia, gave an autopsy for three months with effect from 1st April, 1942 on scale of relief.

Abstract not provided.

Foot 24, Orange, March 18, 1901.

2000 1999

Under rule 4(c) (b) of the general rules for the Financial Review, Sri K. Ramaswami, Special Officer for Development of Cottage Industries in the United districts, Dathur, leaves temporarily, for a period not exceeding three months as the Principal, Government District Industries Board, with effect from the date of taking charge, see Mr. B. M. Anand, general leave.

G. P. KARNANATHA MENON,
Secretary to Government

Feather

Fort St. George, March 18, 1849

May 1994

Mr. Barth A. Thomas, District Veterinary Officer in
production, is referred from Washington to the Imperial
Veterinary Research Institute, Mukden, to complete
practical training for three months under the District
Veterinary Officer, Manchuria.

T. SIVAKESAN,
Deputy Secretary to Government

Member appointed to the Board of Industries

Paul St. Pierre, March 12, 1981

1979, Mc. Ne. 218, Dombeyana?

Fig. 154

Under section 5 (7) of the Modern Slavery Act, 2015 (Act V of 1972), the Secretary to the Government is directed to appoint an Indian Vice-Chancellor, who shall be a member of the Board of Industries for a further period of three years.

G. P. KAPURKARA MEYOS,
Secretary to Government

Enforcement of the Modern Agricultural Pests and Diseases Act in Madras District in respect of "Water Hyacinth."

Proc. 2d. Session, March 91, 1949

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PLA 0147

In exercise of the powers conferred by clause (a) of sub-section (2) of section 2 of the Madras Agricultural Pests and Diseases Act, 1932 (Madras Act 234 of 1932), the Government for Government of Madras hereby declare that the plant known as "Water Hyacinth," *Eichhornia crassipes* (solms) is a noxious weed.

2. Under damns (B) and (C) of subsection III of Article I of the A.S. the Executive the Governor of Madras protects the interests of the land from any village or locality or the inhabitants, from the water from the temple in another in the Madras District for a period of one year from 1st April 1942 and onwards that the land where found in the district be left.

Mun. 1964

In connection with the destruction of water hyacinths in the area described above, the following are appointed Inspecting Officers with duties as follows: 19 of the Malaya Agricultural Fairs and Displays Act, 1910, as amended, respectively appointed:—

Revenue Inspectors, Motor License or Supervisors and
Overseers, Supervisors and Overseers of the Public Works
and Local Fund Departments and Sanitary Inspectors and
Overseers attached to the municipalities in the
Indiana district.

5. Under clause (f) of section 21 of the Government Act, the Executive the Governor of Madras directs that appeal under section 8 of the Act shall lie to the Secretary or Deputy Secretary on level pending change having jurisdiction over the water resource concerned.

Enforcement of enforcement of the Madras Agricultural
Pests and Diseases Act in East Godavari District
in respect of District of Palayy and Coimbatore

Post St. George, March 22, 1842
 1842. No. 113, Goodenough.

[illegible]

In exercise of the power conferred by section 2 of the Madras Appropriation (Public and Accounts) Act, 1932 (Madras Act 121 of 1932), His Excellency the Governor of Madras hereby orders that the Development Departmental Appropriation Nos. 39 and 40, dated 22nd January 1932, published as page 187 of Part I of the Part 20, Madras Gazette, dated 22nd January 1932, authorizing the provision of the said Act in respect of the "budget of income" affecting the railways and income taxes in the East Indian district, shall remain in force till a general order from the Government is received.

Acquisition of Land

Fort St. George, March 8, 1846

25. 341.

[illegible]

Florida State Statute, 1991, 1992, The Government of Florida

III. *Trichostema*, L. Fr. F. L. belonging to *Agrostoides* Lind.
detected in the north by F. Fr. 1866, constant present
here, and the *Agrostoides* belongs to the S. S. 1871
north by F. Fr. 1871, and present here, and by S. S.

1975, 2. *Hyphomys* sp. 1. 2. 3. 4. 5. 6. 7. 8. 9. 10. 11. 12. 13. 14. 15. 16. 17. 18. 19. 20. 21. 22. 23. 24. 25. 26. 27. 28. 29. 30. 31. 32. 33. 34. 35. 36. 37. 38. 39. 40. 41. 42. 43. 44. 45. 46. 47. 48. 49. 50. 51. 52. 53. 54. 55. 56. 57. 58. 59. 60. 61. 62. 63. 64. 65. 66. 67. 68. 69. 70. 71. 72. 73. 74. 75. 76. 77. 78. 79. 80. 81. 82. 83. 84. 85. 86. 87. 88. 89. 90. 91. 92. 93. 94. 95. 96. 97. 98. 99. 100. 101. 102. 103. 104. 105. 106. 107. 108. 109. 110. 111. 112. 113. 114. 115. 116. 117. 118. 119. 120. 121. 122. 123. 124. 125. 126. 127. 128. 129. 130. 131. 132. 133. 134. 135. 136. 137. 138. 139. 140. 141. 142. 143. 144. 145. 146. 147. 148. 149. 150. 151. 152. 153. 154. 155. 156. 157. 158. 159. 160. 161. 162. 163. 164. 165. 166. 167. 168. 169. 170. 171. 172. 173. 174. 175. 176. 177. 178. 179. 180. 181. 182. 183. 184. 185. 186. 187. 188. 189. 190. 191. 192. 193. 194. 195. 196. 197. 198. 199. 200. 201. 202. 203. 204. 205. 206. 207. 208. 209. 210. 211. 212. 213. 214. 215. 216. 217. 218. 219. 220. 221. 222. 223. 224. 225. 226. 227. 228. 229. 230. 231. 232. 233. 234. 235. 236. 237. 238. 239. 240. 241. 242. 243. 244. 245. 246. 247. 248. 249. 250. 251. 252. 253. 254. 255. 256. 257. 258. 259. 260. 261. 262. 263. 264. 265. 266. 267. 268. 269. 270. 271. 272. 273. 274. 275. 276. 277. 278. 279. 280. 281. 282. 283. 284. 285. 286. 287. 288. 289. 290. 291. 292. 293. 294. 295. 296. 297. 298. 299. 300. 301. 302. 303. 304. 305. 306. 307. 308. 309. 310. 311. 312. 313. 314. 315. 316. 317. 318. 319. 320. 321. 322. 323. 324. 325. 326. 327. 328. 329. 330. 331. 332. 333. 334. 335. 336. 337. 338. 339. 340. 341. 342. 343. 344. 345. 346. 347. 348. 349. 350. 351. 352. 353. 354. 355. 356. 357. 358. 359. 360. 361. 362. 363. 364. 365. 366. 367. 368. 369. 370. 371. 372. 373. 374. 375. 376. 377. 378. 379. 380. 381. 382. 383. 384. 385. 386. 387. 388. 389. 390. 391. 392. 393. 394. 395. 396. 397. 398. 399. 400. 401. 402. 403. 404. 405. 406. 407. 408. 409. 410. 411. 412. 413. 414. 415. 416. 417. 418. 419. 420. 421. 422. 423. 424. 425. 426. 427. 428. 429. 430. 431. 432. 433. 434. 435. 436. 437. 438. 439. 440. 441. 442. 443. 444. 445. 446. 447. 448. 449. 450. 451. 452. 453. 454. 455. 456. 457. 458. 459. 460. 461. 462. 463. 464. 465. 466. 467. 468. 469. 470. 471. 472. 473. 474. 475. 476. 477. 478. 479. 480. 481. 482. 483. 484. 485. 486. 487. 488. 489. 490. 491. 492. 493. 494. 495. 496. 497. 498. 499. 500. 501. 502. 503. 504. 505. 506. 507. 508. 509. 510. 511. 512. 513. 514. 515. 516. 517. 518. 519. 520. 521. 522. 523. 524. 525. 526. 527. 528. 529. 530. 531. 532. 533. 534. 535. 536. 537. 538. 539. 540. 541. 542. 543. 544. 545. 546. 547. 548. 549. 550. 551. 552. 553. 554. 555. 556. 557. 558. 559. 560. 561. 562. 563. 564. 565. 566. 567. 568. 569. 570. 571. 572. 573. 574. 575. 576. 577. 578. 579. 580. 581. 582. 583. 584. 585. 586. 587. 588. 589. 590. 591. 592. 593. 594. 595. 596. 597. 598. 599. 600. 601. 602. 603. 604. 605. 606. 607. 608. 609. 610. 611. 612. 613. 614. 615. 616. 617. 618. 619. 620. 621. 622. 623. 624. 625. 626. 627. 628. 629. 630. 631. 632. 633. 634. 635. 636. 637. 638. 639. 640. 641. 642. 643. 644. 645. 646. 647. 648. 649. 650. 651. 652. 653. 654. 655. 656. 657. 658. 659. 660. 661. 662. 663. 664. 665. 666. 667. 668. 669. 670. 671. 672. 673. 674. 675. 676. 677. 678. 679. 680. 681. 682. 683. 684. 685. 686. 687. 688. 689. 690. 691. 692. 693. 694. 695. 696. 697. 698. 699. 700. 701. 702. 703. 704. 705. 706. 707. 708. 709. 710. 711. 712. 713. 714. 715. 716. 717. 718. 719. 720. 721. 722. 723. 724. 725. 726. 727. 728. 729. 730. 731. 732. 733. 734. 735. 736. 737. 738. 739. 740. 741. 742. 743. 744. 745. 746. 747. 748. 749. 750. 751. 752. 753. 754. 755. 756. 757. 758. 759. 760. 761. 762. 763. 764. 765. 766. 767. 768. 769. 770. 771. 772. 773. 774. 775. 776. 777. 778. 779. 780. 781. 782. 783. 784. 785. 786. 787. 788. 789. 790. 791. 792. 793. 794. 795. 796. 797. 798. 799. 800. 801. 802. 803. 804. 805. 806. 807. 808. 809. 810. 811. 812. 813. 814. 815. 816. 817. 818. 819. 820. 821. 822. 823. 824. 825. 826. 827. 828. 829. 830. 831. 832. 833. 834. 835. 836. 8

BUDGET, 1941-1942.

SECOND SUPPLEMENTARY ESTIMATE OF EXPENDITURE FOR 1941-1942
AUTHORISED BY HIS EXCELLENCY THE GOVERNOR OF MADRAS UNDER
SECTION 93 OF THE GOVERNMENT OF INDIA ACT, 1935.

Port St. George, March 23, 1942 (G.O. No. 79, Finance).

No. 11.

In pursuance of paragraph 3 of the Proclamation issued on the 30th October 1939 by His Excellency the Governor under section 93 of the Government of India Act, 1935, the Second Supplementary Estimate of Expenditure for 1941-1942 authorised by His Excellency the Governor with details of the estimate and explanatory notes is published for general information.

W. SCOTTY BROWN,
Secretary to Government.

ECOLOGICAL.

SECOND SUPPLEMENTARY ESTIMATE OF EXPENDITURE FOR THE YEAR 1941-1942
AUTHORISED BY HIS EXCELLENCY THE GOVERNOR OF MADRAS IN EXERCISE OF
HIS POWERS UNDER SECTION 93 OF THE GOVERNMENT OF INDIA ACT, 1935

Serial number.	Original grant number.	Service or Administration to which the grant relates.	Head of account.	Estimate of the amount required for further expenditure in 1941-1942.	
				Charged.	Authorised.
(1)	(2)	(3)	(4)	(5)	(6)
			A. Revenue Account.	RS.	RS.
1	II	Provincial Excise ..	8. Provincial Excise	22,800
2	III	Stamps	9. Stamps	68,500
3	IV	Forest	10. Forest	14,300
4	VI	Motor Vehicles Acts ..	12. Charges on account of Motor Vehicles Acts.	..	2,400
5	VII	Other Taxes and Duties.	13. Other Taxes and Duties	200
			XVII—Irrigation, Navigation, Embankment and Drainage works for which capital accounts are kept—Working Expenses.		
6	VIII	Irrigation	16. Irrigation—Other Revenue Expenditure financed from Ordinary Revenue.	5,100	4,95,100
			18. Construction of Irrigation, Navigation, Embankment and Drainage Works.		
7		Debt Charges ..	22. Appropriation for reduction or avoidance of debt	24,57,200	..
8	IX	Heads of Provinces, Ministers and Headquarters Staff.	25. General Administration—Secretarial Staff of the Governor, Staff and Household of the Governor, Ministers, and Secretariat and Headquarters Establishments	1,25,200	45,600
9	XI	District Administration and Miscellaneous.	26. General Administration—District Administration and Miscellaneous.	..	2,58,300
10	XII	Administration of Justice.	27. Administration of Justice	14,300
11	XIII	Jails	28. Jails and Convict Settlements.	..	4,40,800
12	XIV	Police	29. Police	1,21,600
13	XV	Education	37. Education	1,39,600
14	XVI	Medical	38. Medical	1,93,800
15	XVII	Public Health ..	39. Public Health	7,82,700
16	XVIII	Agriculture	40. Agriculture	700	81,700
17	XIX	Veterinary	41. Veterinary	500	48,000

SECOND SUPPLEMENTARY ESTIMATE OF EXPENDITURE FOR THE YEAR 1951-52
 AUTHORIZED BY HIS EXCELLENCY THE GOVERNOR OF MADRAS IN EXERCISE OF
 HIS POWERS UNDER SECTION 27 OF THE GOVERNMENT OF INDIA ACT, 1935—cont.

Serial number.	Original item number	Service or Administration to which the grant relates.	Head of account.	Estimate of the amount required for further expenditure in 1951-52.	
				Charged.	Authorized.
(1)	(2)	(3)	(4)	(5)	(6)
			A. Revenue Account—cont.	Rs.	Rs.
18	XX	Co-operation ..	42. Co-operation	200	100
19	XXI	Industries ..	43. Industries (excluding Cinchona and Fisheries).	100	54,400
20	XXII	Cinchona and Fisheries.	43. Industries—Cinchona and Fisheries.	..	66,600
21	XXIII	New Houses Departments.	44. Aviation	47,350
22	XXIV	Civil Works—Works.	44A. Capital Outlay on Civil Aviation.
23	XXV	Civil Works—Grants-in-aid.	47. Miscellaneous Departments.
24	XXVI	Civil Works—Grants-in-aid.	52. Civil Works (including Grants-in-aid and Establishments and Tools and Plant).	57,500	800
25	XXVII	Electricity ..	53. Civil Works—Grants-in-aid.	..	84,500
26	XXVIII	Famines ..	54. Civil Works—Grants-in-aid.	..	200
27	XXX	Stationery and Printing.	55. Stationery and Printing
28	XXXI	Miscellaneous ..	57. Miscellaneous
			58. Extraordinary charges
			Total—A ..	50,01,500	74,59,800
			B. Other Expenditure.		
29	XXXIII	Capital Outlay on Industrial Development and Civil Aviation.	61. Capital Outlay on Industrial Development.	..	31,500
30	XXXIV	Civil Works outside the Revenue Account.	62. Capital Account of Civil Works outside the revenue account.	400	..
31	XXXV	Capital Outlay on Electricity Schemes.	61A. Capital Outlay on Electricity Schemes	..	200
32	XXXVII	Interest-Free Advances.	Advances repayable	8,70,200
33	XXXVIII	Loans and Advances Bearing Interest.	Loans to Municipalities, Port Trusts, subventions, etc.	..	200
			Total—B ..	400	10,02,900
			Grand Total ..	50,01,500	85,01,500

22nd March 1952.

 ARTHUR HOPE,
 Governor of Madras.

DETAILED SUPPLEMENTARY ESTIMATE OF
EXPENDITURE FOR 1943-1945.

(1) GRANT II—PROVINCIAL EXPENSE.

Estimate of the amount required for further expenditure.

					Rs.
Authorized	22,000
Total of sums charged	N/A.
Summary.					
Major head.	Minor head.	Sub-heads of expenditure.	Estimated amount of further expenditure for 1943-1945.		
(1)	(2)	(3)	Charged.	Authorized.	Rs.
4. Provincial Exchequer	...	5. Compensation	10,000

Explanatory Note.

An additional appropriation of Rs. 31,200 is required under the above head of account. The increase is due to payment of larger compensations to other Governments consequent on the abatement of income in the export of Indian-made foreign goods to Bangladesh during 1941 and the export of Indian-made foreign goods to Bombay according to recent arrangements entered into with that Government. A sum of Rs. 10,000 is available for reappropriation. The balance of appropriation required is included in the supplementary estimate.

(2) GRANT III—STAMPS.

Estimate of the amount required for further expenditure.

					Rs.
Authorized	65,900
Total of sums charged	N/A.
Summary.					
Major head.	Minor head.	Sub-heads of expenditure.	Estimated amount of further expenditure for 1943-1945.		
(1)	(2)	(3)	Charged.	Authorized.	Rs.
5. Revenue—	6. Ordinary Revenue—	7. National	11,500
(a) Non-Industrial.	8. Charge on the ...	9. National	11,500
(b) Do.	9. Charge on the ...	10. National	11,500
(c) Industrial	10. Charge on the ...	11. National	11,500
	11. Charge on the ...	12. National	11,500
	12. Charge on the ...	13. National	11,500
	13. Charge on the ...	14. National	11,500
	14. Charge on the ...	15. National	11,500
	15. Charge on the ...	16. National	11,500
	16. Charge on the ...	17. National	11,500
	17. Charge on the ...	18. National	11,500
	18. Charge on the ...	19. National	11,500
	19. Charge on the ...	20. National	11,500
	20. Charge on the ...	21. National	11,500
	21. Charge on the ...	22. National	11,500
	22. Charge on the ...	23. National	11,500
	23. Charge on the ...	24. National	11,500
	24. Charge on the ...	25. National	11,500
	25. Charge on the ...	26. National	11,500
	26. Charge on the ...	27. National	11,500
	27. Charge on the ...	28. National	11,500
	28. Charge on the ...	29. National	11,500
	29. Charge on the ...	30. National	11,500
	30. Charge on the ...	31. National	11,500
	31. Charge on the ...	32. National	11,500
	32. Charge on the ...	33. National	11,500
	33. Charge on the ...	34. National	11,500
	34. Charge on the ...	35. National	11,500
	35. Charge on the ...	36. National	11,500
	36. Charge on the ...	37. National	11,500
	37. Charge on the ...	38. National	11,500
	38. Charge on the ...	39. National	11,500
	39. Charge on the ...	40. National	11,500
	40. Charge on the ...	41. National	11,500
	41. Charge on the ...	42. National	11,500
	42. Charge on the ...	43. National	11,500
	43. Charge on the ...	44. National	11,500
	44. Charge on the ...	45. National	11,500
	45. Charge on the ...	46. National	11,500
	46. Charge on the ...	47. National	11,500
	47. Charge on the ...	48. National	11,500
	48. Charge on the ...	49. National	11,500
	49. Charge on the ...	50. National	11,500
	50. Charge on the ...	51. National	11,500
	51. Charge on the ...	52. National	11,500
	52. Charge on the ...	53. National	11,500
	53. Charge on the ...	54. National	11,500
	54. Charge on the ...	55. National	11,500
	55. Charge on the ...	56. National	11,500
	56. Charge on the ...	57. National	11,500
	57. Charge on the ...	58. National	11,500
	58. Charge on the ...	59. National	11,500
	59. Charge on the ...	60. National	11,500
	60. Charge on the ...	61. National	11,500
	61. Charge on the ...	62. National	11,500
	62. Charge on the ...	63. National	11,500
	63. Charge on the ...	64. National	11,500
	64. Charge on the ...	65. National	11,500
	65. Charge on the ...	66. National	11,500
	66. Charge on the ...	67. National	11,500
	67. Charge on the ...	68. National	11,500
	68. Charge on the ...	69. National	11,500
	69. Charge on the ...	70. National	11,500
	70. Charge on the ...	71. National	11,500
	71. Charge on the ...	72. National	11,500
	72. Charge on the ...	73. National	11,500
	73. Charge on the ...	74. National	11,500
	74. Charge on the ...	75. National	11,500
	75. Charge on the ...	76. National	11,500
	76. Charge on the ...	77. National	11,500
	77. Charge on the ...	78. National	11,500
	78. Charge on the ...	79. National	11,500
	79. Charge on the ...	80. National	11,500
	80. Charge on the ...	81. National	11,500
	81. Charge on the ...	82. National	11,500
	82. Charge on the ...	83. National	11,500
	83. Charge on the ...	84. National	11,500
	84. Charge on the ...	85. National	11,500
	85. Charge on the ...	86. National	11,500
	86. Charge on the ...	87. National	11,500
	87. Charge on the ...	88. National	11,500
	88. Charge on the ...	89. National	11,500
	89. Charge on the ...	90. National	11,500
	90. Charge on the ...	91. National	11,500
	91. Charge on the ...	92. National	11,500
	92. Charge on the ...	93. National	11,500
	93. Charge on the ...	94. National	11,500
	94. Charge on the ...	95. National	11,500
	95. Charge on the ...	96. National	11,500
	96. Charge on the ...	97. National	11,500
	97. Charge on the ...	98. National	11,500
	98. Charge on the ...	99. National	11,500
	99. Charge on the ...	100. National	11,500
	100. Charge on the ...	101. National	11,500
	101. Charge on the ...	102. National	11,500
	102. Charge on the ...	103. National	11,500
	103. Charge on the ...	104. National	11,500
	104. Charge on the ...	105. National	11,500
	105. Charge on the ...	106. National	11,500
	106. Charge on the ...	107. National	11,500
	107. Charge on the ...	108. National	11,500
	108. Charge on the ...	109. National	11,500
	109. Charge on the ...	110. National	11,500
	110. Charge on the ...	111. National	11,500
	111. Charge on the ...	112. National	11,500
	112. Charge on the ...	113. National	11,500
	113. Charge on the ...	114. National	11,500
	114. Charge on the ...	115. National	11,500
	115. Charge on the ...	116. National	11,500
	116. Charge on the ...	117. National	11,500
	117. Charge on the ...	118. National	11,500
	118. Charge on the ...	119. National	11,500
	119. Charge on the ...	120. National	11,500
	120. Charge on the ...	121. National	11,500
	121. Charge on the ...	122. National	11,500
	122. Charge on the ...	123. National	11,500
	123. Charge on the ...	124. National	11,500
	124. Charge on the ...	125. National	11,500
	125. Charge on the ...	126. National	11,500
	126. Charge on the ...	127. National	11,500
	127. Charge on the ...	128. National	11,500
	128. Charge on the ...	129. National	11,500
	129. Charge on the ...	130. National	11,500
	130. Charge on the ...	131. National	11,500
	131. Charge on the ...	132. National	11,500
	132. Charge on the ...	133. National	11,500
	133. Charge on the ...	134. National	11,500
	134. Charge on the ...	135. National	11,500
	135. Charge on the ...	136. National	11,500
	136. Charge on the ...	137. National	11,500
	137. Charge on the ...	138. National	11,500
	138. Charge on the ...	139. National	11,500
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	145. Charge on the ...	146. National	11,500
	146. Charge on the ...	147. National	11,500
	147. Charge on the ...	148. National	11,500
	148. Charge on the ...	149. National	11,500
	149. Charge on the ...	150. National	11,500
	150. Charge on the ...	151. National	11,500
	151. Charge on the ...	152. National	11,500
	152. Charge on the ...	153. National	11,500
	153. Charge on the ...	154. National	11,500
	154. Charge on the ...	155. National	11,500
	155. Charge on the ...	156. National	11,500
	156. Charge on the ...	157. National	11,500
	157. Charge on the ...	158. National	11,500
	158. Charge on the ...	159. National	11,500
	159. Charge on the ...	160. National	11,500
	160. Charge on the ...	161. National	11,500
	161. Charge on the ...	162. National	11,500
	162. Charge on the ...	163. National	11,500
	163. Charge on the ...	164. National	11,500
	164. Charge on the ...	165. National	11,500
	165. Charge on the ...	166. National	11,500
	166. Charge on the ...	167. National	11,500
	167. Charge on the ...	168. National	11,500
	168. Charge on the ...	169. National	11,500
	169. Charge on the ...	170. National	11,500
	170. Charge on the ...	171. National	11,500
	171. Charge on the ...	172. National	11,500
	172. Charge on the ...	173. National	11,500
	173. Charge on the ...	174. National	11,500
	174. Charge on the ...	175. National	11,500
	175. Charge on the ...	176. National	11,500
	176. Charge on the ...	177. National	11,500
	177. Charge on the ...	178. National	11,500
	178. Charge on the ...	179. National	11,500
	179. Charge on the ...	180. National	11,500
	180. Charge on the ...	181. National	11,500
	181. Charge on the ...	182. National	11,500
	182. Charge on the ...	183. National	11,500
	183. Charge on the ...	184. National	11,500
	184. Charge on the ...	185. National	11,500
	185. Charge on the ...	186. National	11,500
	186. Charge on the ...	187. National	11,500
	187. Charge on the ...	188. National	11,500
	188. Charge on the ...	189. National	11,500
	189. Charge on the ...	190. National	11,500
	190. Charge on the ...	191. National	11,500
	191. Charge on the ...	192. National	11,500
	192. Charge on the ...	193. National	11,500
	193. Charge on the ...	194. National	11,500
	194. Charge on the ...	195. National	11,500
	195. Charge on the ...	196. National	11,500
	196. Charge on the ...	197. National	11,500
	197. Charge on the ...	198. National	11,500
	198. Charge on the ...	199. National	11,500
	199. Charge on the ...	200. National	11,500
	200. Charge on the ...	201. National	11,500
	201. Charge on the ...	202. National	11,500
	202. Charge on the ...	203. National	11,500
	203. Charge on the ...	204. National	11,500
	204. Charge on the ...	205. National	11,500
	205. Charge on the ...	206. National	11,500
	206. Charge on the ...	207. National	11,500
	207. Charge on the ...	208. National	11,500
	208. Charge on the ...	209. National	11,500
	209. Charge on the ...	210. National	11,500
	210. Charge on the ...	211. National		

(3) GRANT IV—FOREST.

Estimate of the amount required for further expenditure.

	Rs.
Authorized	18,200
Total of sums charged	Nil.

Summary.

Major head.	Minor head.	Sub-head and smaller items.	Estimated amount of further expenditure for 1941-1942.	
(1)	(2)	(3)	General.	Additional.
Rs. Forest ..	5. Forestry and Silviculture	1. Salinity and S. Timber and other forest trees	..	4,000
				14,200
	2. Establishments ..	1. General of Forests—Administration and Accounts.	..	14,200
		Total	18,200

Explanatory Note.

A total provision of Rs. 36,34,500 has been made in the budget estimate for 1941-1942 under authorized for expenditure required by the Forest department including Forest Panchayats. The total requirements of the department are now estimated at Rs. 30,51,300. There is thus need for an additional provision of Rs. 17,000. The prime factor contributing to this extra expenditure is the grant of dearness allowance to low-paid Government servants. A sum of Rs. 200 is available for re-appropriation. The balance of Rs. 16,800 has been included in the supplementary estimate.

(4) GRANT VI—MOTOR VEHICLES AGEN.

Estimate of the amount required for further expenditure.

	Rs.
Authorized	2,000
Total of sums charged	Nil.

Summary.

Major head.	Minor head.	Sub-head of appropriation.	Details	Estimated amount of further expenditure for 1941-1942.	
(1)	(2)	(3)	(4)	General.	Additional.
Rs. 21. Charges on Motor Vehicle AGEN.	5. Inspection of Motor Vehicle AGEN.	1. Pay of establishment.	100
					1,900
	2. Other charges.	A. Central Road Traffic Dept. of officers.	1,900
		Total	2,000

Explanatory Note.

Item 51.—In September 1941 the Government appointed a committee to advise them on matters connected with the construction and use of motor gas plants fitted to motor vehicles. That committee recommended that every Motor Vehicle Inspector should be given a fortnight's training in the construction and use of motor gas plants and that a Motor Vehicle Inspector should be appointed in every district where the work of inspection of motor vehicles was done by the District Superintendent of Police at the District Superintendent of Police may not have adequate technical knowledge and may be too busy with his other duties to devote sufficient time to the inspection of gas plants. The Government accepted the recommendations and have sanctioned the employment of seven third-grade Motor Vehicle Inspectors at Rs. 140 each per mensem with a conveyance allowance of Rs. 50 each per mensem and house rent at Rs. 15—17 each per mensem to work under the Motor Vehicle Inspectors. The

expenditure on the employment of this additional staff has been met by appropriation. As, however, it is on a new service, a token rate of Rs. 100 is included in the supplementary estimate.

Item (d).—On the recommendation of the committee referred to in item (c), the Government have also sanctioned the employment of an officer of the Madras Engineering Service as Special Officer, under the Central Road Traffic Board, in connection with the construction and use of producer gas plants. The Special Officer is required to advise the Central Board on approving or rejecting models of producer gas plants, to tour the province in order to see that approved patterns are being properly made by firms and that firms are capable of turning out the plants up to specifications and of approved materials, and to exercise control over Motor Vehicle Inspection so far as work connected with producer gas plants is concerned. The officer draws pay in the scale of Rs. 375—575, but the actual extra cost involved is the minimum pay (Rs. 100) of an Assistant Engineer in the place of the Special Officer and the payment of the Madras House Allowance to the Special Officer. Part of the additional expenditure involved can be met by appropriation from savings under other heads within the grant. The net extra amount required is Rs. 2,500.

The total additional appropriation required is Rs. 2,600 as shown in the summary. This has been included in the supplementary estimate.

(B) GRANT VII.—OTHER TAXES AND DUTIES.

Estimate of the amount required for further expenditure.

Authorized	Rs.
Total of sums charged	200
	Nil.

Summary.

Major head.	Minor head.	Particulars.	Estimated amount of further expenditure on 1st-12th	
			Original Estimate.	Amended.
(1)	(2)	(3)	(4)	(5)
14. Other Taxes and Government Taxes.		A. Taxes and Duties.		Rs. —
		—		
		(i) Pay of officers	250	
		(ii) Pay of Assistant	100	
		Total	350	

Explanatory Note.

Item (d).—The Government have sanctioned the creation of the post of an Additional Assistant Secretary to the Board of Revenue, of the grade of a Deputy Collector in the Madras Civil Service (Executive Branch) for a period of six months from the date of appointment, for work connected with the administration of the Commercial Taxes Acts. The additional cost on account of this sanction is Rs. 5,154 per annum. As the expenditure is on a new service a token rate of Rs. 100 has been included in the supplementary estimate. The balance of the amount required for expenditure in the current year has been met from the existing appropriation.

Item (e).—In June last the Board of Revenue reported that the work in the Commercial Taxes office in the City of Madras was too heavy for the then existing staff to cope with, and recommended the employment of an additional staff of one Assistant Commercial Tax Officer, four lower division clerks and five peons. The Government accepted the Board's recommendation and sanctioned the additional staff. The extra expenditure involved is Rs. 5,600 per annum.

The Commercial Taxes department work was started in Aramangudi Bellary districts with eight Assistant Commercial Tax Officers and seven Assistant Commercial Tax Officers, respectively.

There are nine tables in each office. Early in 1910 proposals for improvement in the number of officers were considered and two posts of Assistant Commercial Tax Officers were obtained in each of the districts, the jurisdiction of the remaining officers being revised. Subsequently, the Board issued general orders relieving the Deputy Commercial Tax Officers of routine and menial work in order to enable them to devote more attention to the checking of accounts. The Board reported in November 1911 that the effect of these orders was to increase the work of the Assistant Commercial Tax Officers considerably and that the creation of two additional posts of Assistant Commercial Tax Officers, one for Bellary and another for Anantapur, was essential for the better administration of the new taxation Acts. The Board also recommended the employment of two lower division clerks and two peons for each of the additional Assistant Commercial Tax Officers. The Government accepted the Board's recommendation and issued orders accordingly. The extra expenditure involved is Rs. 6,374 per annum. The amount required for expenditure in the current year has been met by appropriation. As the expenditure is on a new service a token sum of Rs. 100 is included in the supplementary estimate.

(C) GRANT VIII—REVENUE.

Statement of the amount required for further expenditure.

	Rs.
Authorized	4,06,100
Total sums charged	5,100

Summary.

Vote head.	Main head.	Sub-heads of appropriation.	Estimated amount of supplementary provision for 1911-12.	
			Granted.	Revised.
10	11	12	13	14
2111. Revenue, Revenue, Subsidies, and Division works for which provision has been made in the Budget—				
2111. Revenue—				
(a)	A. Estimated and approved.	General Delta System	24,700
(b)		Revenue from (a)	11,700
(c)		Revenue from (b)	8,000
(d)		Revenue from (c)	1,000
(e)		Revenue from (d)	1,000
(f)		Revenue from (e)	1,000
(g)		Revenue from (f)	1,000
(h)		Revenue from (g)	1,000
(i)		Revenue from (h)	1,000
(j)		Revenue from (i)	1,000
(k)		Revenue from (j)	1,000
(l)		Revenue from (k)	1,000
(m)		Revenue from (l)	1,000
(n)		Revenue from (m)	1,000
(o)		Revenue from (n)	1,000
(p)		Revenue from (o)	1,000
(q)		Revenue from (p)	1,000
(r)		Revenue from (q)	1,000
(s)		Revenue from (r)	1,000
(t)		Revenue from (s)	1,000
(u)		Revenue from (t)	1,000
(v)		Revenue from (u)	1,000
(w)		Revenue from (v)	1,000
(x)		Revenue from (w)	1,000
(y)		Revenue from (x)	1,000
(z)		Revenue from (y)	1,000
(aa)		Revenue from (z)	1,000
(ab)		Revenue from (aa)	1,000
(ac)		Revenue from (ab)	1,000
(ad)		Revenue from (ac)	1,000
(ae)		Revenue from (ad)	1,000
(af)		Revenue from (ae)	1,000
(ag)		Revenue from (af)	1,000
(ah)		Revenue from (ag)	1,000
(ai)		Revenue from (ah)	1,000
(aj)		Revenue from (ai)	1,000
(ak)		Revenue from (aj)	1,000
(al)		Revenue from (ak)	1,000
(am)		Revenue from (al)	1,000
(an)		Revenue from (am)	1,000
(ao)		Revenue from (an)	1,000
(ap)		Revenue from (ao)	1,000
(aq)		Revenue from (ap)	1,000
(ar)		Revenue from (aq)	1,000
(as)		Revenue from (ar)	1,000
(at)		Revenue from (as)	1,000
(au)		Revenue from (at)	1,000
(av)		Revenue from (au)	1,000
(aw)		Revenue from (av)	1,000
(ax)		Revenue from (aw)	1,000
(ay)		Revenue from (ax)	1,000
(az)		Revenue from (ay)	1,000
(ba)		Revenue from (az)	1,000
(bb)		Revenue from (ba)	1,000
(bc)		Revenue from (bb)	1,000
(bd)		Revenue from (bc)	1,000
(be)		Revenue from (bd)	1,000
(bf)		Revenue from (be)	1,000
(bg)		Revenue from (bf)	1,000
(bh)		Revenue from (bg)	1,000
(bi)		Revenue from (bh)	1,000
(bj)		Revenue from (bi)	1,000
(bk)		Revenue from (bj)	1,000
(bl)		Revenue from (bk)	1,000
(bm)		Revenue from (bl)	1,000
(bn)		Revenue from (bm)	1,000
(bo)		Revenue from (bn)	1,000
(bp)		Revenue from (bo)	1,000
(bq)		Revenue from (bp)	1,000
(br)		Revenue from (bq)	1,000
(bs)		Revenue from (br)	1,000
(bt)		Revenue from (bs)	1,000
(bu)		Revenue from (bt)	1,000
(bv)		Revenue from (bu)	1,000
(bw)		Revenue from (bv)	1,000
(bx)		Revenue from (bw)	1,000
(by)		Revenue from (bx)	1,000
(bz)		Revenue from (by)	1,000
(ca)		Revenue from (bz)	1,000
(cb)		Revenue from (ca)	1,000
(cc)		Revenue from (cb)	1,000
(cd)		Revenue from (cc)	1,000
(ce)		Revenue from (cd)	1,000
(cf)		Revenue from (ce)	1,000
(cg)		Revenue from (cf)	1,000
(ch)		Revenue from (cg)	1,000
(ci)		Revenue from (ch)	1,000
(cj)		Revenue from (ci)	1,000
(ck)		Revenue from (cj)	1,000
(cl)		Revenue from (ck)	1,000
(cm)		Revenue from (cl)	1,000
(cn)		Revenue from (cm)	1,000
(co)		Revenue from (cn)	1,000
(cp)		Revenue from (co)	1,000
(cq)		Revenue from (cp)	1,000
(cr)		Revenue from (cq)	1,000
(cs)		Revenue from (cr)	1,000
(ct)		Revenue from (cs)	1,000
(cu)		Revenue from (ct)	1,000
(cv)		Revenue from (cu)	1,000
(cw)		Revenue from (cv)	1,000
(cx)		Revenue from (cw)	1,000
(cy)		Revenue from (cx)	1,000
(cz)		Revenue from (cy)	1,000
(da)		Revenue from (cz)	1,000
(db)		Revenue from (da)	1,000
(dc)		Revenue from (db)	1,000
(dd)		Revenue from (dc)	1,000
(de)		Revenue from (dd)	1,000
(df)		Revenue from (de)	1,000
(dg)		Revenue from (df)	1,000
(dh)		Revenue from (dg)	1,000
(di)		Revenue from (dh)	1,000
(dj)		Revenue from (di)	1,000
(dk)		Revenue from (dj)	1,000
(dl)		Revenue from (dk)	1,000
(dm)		Revenue from (dl)	1,000
(dn)		Revenue from (dm)	1,000
(do)		Revenue from (dn)	1,000
(dp)		Revenue from (do)	1,000
(dq)		Revenue from (dp)	1,000
(dr)		Revenue from (dq)	1,000
(ds)		Revenue from (dr)	1,000
(dt)		Revenue from (ds)	1,000
(du)		Revenue from (dt)	1,000
(dv)		Revenue from (du)	1,000
(dw)		Revenue from (dv)	1,000
(dx)		Revenue from (dw)	1,000
(dy)		Revenue from (dx)	1,000
(dz)		Revenue from (dy)	1,000
(ea)		Revenue from (dz)	1,000
(eb)		Revenue from (ea)	1,000
(ec)		Revenue from (eb)	1,000
(ed)		Revenue from (ec)	1,000
(ee)		Revenue from (ed)	1,000
(ef)		Revenue from (ee)	1,000
(eg)		Revenue from (ef)	1,000
(eh)		Revenue from (eg)	1,000
(ei)		Revenue from (eh)	1,000
(ej)		Revenue from (ei)	1,000
(ek)		Revenue from (ej)	1,000
(el)		Revenue from (ek)	1,000
(em)		Revenue from (el)	1,000
(en)		Revenue from (em)	1,000
(eo)		Revenue from (en)	1,000
(ep)		Revenue from (eo)	1,000
(eq)		Revenue from (ep)	1,000
(er)		Revenue from (eq)	1,000
(es)		Revenue from (er)	1,000
(et)		Revenue from (es)	1,000
(eu)		Revenue from (et)	1,000
(ev)		Revenue from (eu)	1,000
(ew)		Revenue from (ev)	1,000
(ex)		Revenue from (ew)	1,000
(ey)		Revenue from (ex)	1,000
(ez)		Revenue from (ey)	1,000
(fa)		Revenue from (ez)	1,000
(fb)		Revenue from (fa)	1,000
(fc)		Revenue from (fb)	1,000
(fd)		Revenue from (fc)	1,000
(fe)		Revenue from (fd)	1,000
(ff)		Revenue from (fe)	1,000
(fg)		Revenue from (ff)	1,000
(fh)		Revenue from (fg)	1,000
(fi)		Revenue from (fh)	1,000
(fj)		Revenue from (fi)	1,000
(fk)		Revenue from (fj)	1,000
(fl)		Revenue from (fk)	1,000
(fm)		Revenue from (fl)	1,000
(fn)		Revenue from (fm)	1,000
(fo)		Revenue from (fn)	1,000
(fp)		Revenue from (fo)	1,000
(fq)		Revenue from (fp)	1,000
(fr)		Revenue from (fq)	1,000
(fs)		Revenue from (fr)	1,000
(ft)		Revenue from (fs)	1,000
(fu)		Revenue from (ft)	1,000
(fv)		Revenue from (fu)	1,000
(fw)		Revenue from (fv)	1,000
(fx)		Revenue from (fw)	1,000
(fy)		Revenue from (fx)	1,000
(fz)		Revenue from (fy)	1,000
(ga)		Revenue from (fz)	1,000
(gb)		Revenue from (ga)	1,000
(gc)		Revenue from (gb)	1,000
(gd)		Revenue from (gc)	1,000
(ge)		Revenue from (gd)	1,000
(gf)		Revenue from (ge)	1,000
(gg)		Revenue from (gf)	1,000
(gh)		Revenue from (gg)	1,000
(gi)		Revenue from (gh)	1,000
(gj)		Revenue from (gi)	1,000
(gk)		Revenue from (gj)	1,000
(gl)		Revenue from (gk)	1,000
(gm)		Revenue from (gl)	1,000
(gn)		Revenue from (gm)	1,000
(go)		Revenue from (gn)	1,000
(gp)		Revenue from (go)	1,000
(gq)		Revenue from (gp)	1,000
(gr)		Revenue from (gq)	1,000
(gs)		Revenue from (gr)	1,000
(gt)		Revenue from (gs)	1,000
(gu)		Revenue from (gt)	1,000
(gv)		Revenue from (gu)	1,000
(gw)		Revenue from (gv)	1,000
(gx)		Revenue from (gw)	1,000
(gy)		Revenue from (gx)	1,000
(gz)		Revenue from (gy)	1,000
(ha)		Revenue from (gz)	1,000
(hb)		Revenue from (ha)	1,000
(hc)		Revenue from (hb)	1,000
(hd)		Revenue from (hc)	1,000
(he)		Revenue from (hd)	1,000
(hf)		Revenue from (he)	1,000
(hg)		Revenue from (hf)	1,000
(hh)		Revenue from (hg)	1,000
(hi)		Revenue from (hh)	1,000
(hj)		Revenue from (hi)	1,000
(hk)		Revenue from (hj)	1,000
(hl)		Revenue from (hk)	1,000
(hm)		Revenue from (hl)	1,000
(hn)		Revenue from (hm)	1,000
(ho)		Revenue from (hn)	1,000
(hp)		Revenue from (ho)	1,000
(hq)</				

Explanatory Note.

Item (B)—Cedars Delta System.—The additional appropriation of Rs. 14,500 is required for the following two works:—

(1) Increased expenditure on the major work "Improvements to the Yemasudra drain" ..	10,000
(2) Conversion of three light boats into tugs by fitting up in their hulls suitable power units from Motor.	4,500
	<hr/> 14,500

Item (C)—Kutwa Delta System—Major works.—Rs. 34,000.—The appropriation is required to meet the cost of the dry line extension situated from the Mandapam port for use in connection with the improvement of canal transport facilities.

Item (D).—The appropriation is required for carrying out minor works in the Kutwa Delta System.

Item (E)—Kattalai Scheme.—Rs. 10,000.—The appropriation is required for the construction of dykes and sill walls and forming a sill trap in front of the South Bank Canal leading channel in order to overcome the silt trouble and to restore the South Bank Canal and the high level channel to their original designed condition as far as possible and to prevent silting up in future.

Item (F)—Pulavaram Island Project.—Rs. 2,000.—The appropriation is required for the diversion of the Pulavaram Island south embankment in order to stop the erosion of the flood bank at Putha Injannam set.

Item (G)—Canary-Mettar Project.—Rs. 1,500.—The appropriation is required to complete the work "Providing surplus storage tanks above 5 feet deep at 21/60 of the Grand Union Canal."

Item (H)—Kutwa Delta System.—Rs. 1,800.—The appropriation is required for certain works connected with the canal transport division.

Items (I) and (J)—Buckingham Canal System.—The appropriations are required in connection with the improvements to and sill clearance in the Buckingham Canal north of Madras with a view to ease the difficulty caused on account of the shortage of railway wagons and to provide an alternative way for the transport of essential commodities from Ramanamdi, Beersala, etc., to Madras.

Item (K)—Charged Rs. 5,500.—This represents the additional amount required to meet the pay of the Executive Engineer of the Tirupattinam Project Irrigation Division which has been continued to end of the current year.

Item (L).—The Poomperambadi cut in the third section of the West Coast Canal, which connects the Poomperambadi stream and Kinnathur river was partly excavated by Mr. Conolly about the year 1850. This cut was intended to establish through communication between Cochin, Calicut and Rodrigues by connecting the Poomperambadi Canal to the Kinnathur river through its tributary the Kinnathur river. The work was not completed as estimated, owing to practical difficulties in its execution caused by the appearance of quick-sands and consequent slumping of earth from either side of the canal. The Chief Engineer (Irrigation) has now submitted an estimate for Rs. 1,35,300. The main items of work to establish through communication are: (1) Improvements to the Poomperambadi cut which involve the construction of a lock, formation of a flood bank for the Kinnathur river and widening and deepening the cut, and (2) restoring the Conolly canal from Kottai to Poomperambadi river. At present the scheme is unexecuted, but it may be possible to obtain some revenue by establishing tolls at the new lock site sufficient to make the canal self-supporting. The scheme is administratively necessary to establish through

communication between Badagara and Cochin via Calcutta. It is also urgently required in order to relieve pressure on the railway. The Government have accordingly sanctioned the estimate and ordered the commencement of the work in the current year. A special staff has also been sanctioned for the execution of the work. The total appropriation required for expenditure in the current year is Rs. 5,000 and it has been met by appropriation from the savings within the grant. As the expenditure is, however, on a new service, a total appropriation of Rs. 100 has been included in the supplementary estimate.

Item (xii).—The appropriations are required for the following works:—

- (1) Improvements to the landing wharf on the North Buckingham Canal at Bann Bridge in order to provide more wharf space with dry dock, godowns, etc., to cope with the anticipated increase in boat traffic (estimate, Rs. 1,25,000).
- (2) Providing wharf space between Tresslyan Bann and Bann Bridge on the east side of the Buckingham Canal (estimate Rs. 2,25,000).

In view of their urgency, the works mentioned above have been put in hand in the current year and the amounts required for expenditure have been included in the supplementary estimate.

The total additional appropriations required for the several items are Rs. 5,100 charged and Rs. 4,65,100 authorised and these amounts have been included in the supplementary estimate.

(7) DEBT CHARGES.

Estimate of the amount required for further expenditure.

	Rs.
Authorised	Nil.
Total of sums charged	26,21,200

Summary.

2. Item paid.	3. Item paid.	4. Subsidy of expenditure.	5. Estimated amount of interest payable for 1910-11.	6. Estimated amount of interest payable for 1911-12.
(1)	(2)	(3)	(4)	(5)
Rs. 1,00,000	Rs. 1,00,000	Rs. 1,00,000	Rs. 1,00,000	Rs. 1,00,000

Explanatory Notes.

In accordance with the notification inviting applications for the open market loans raised by the Government in the years 1922, 1923, 1924 and 1925 the following provision for the amortisation of each loan is made annually beginning with the financial year after that in which each of the loans was raised:—

- (i) Contribution to the Depreciation Fund.—A sum equal to 3 per cent of the total nominal value of the loan is set apart annually for the purchase of securities of the loan for cancellation.

- (ii) General Sinking Fund.—In addition to the annual contribution to the respective Depreciation Funds an annual contribution is also made to a General Sinking Fund for the amortisation of the loans.

Having regard to the fact that the net earning power of the assets created by the greater portion of the loan funds is expected to exceed the interest on the debt and that Depreciation Reserve and Special Reserve Funds have been established for the Electricity System created out of the loan funds, a contribution to the

- (2) the removal of two posts of clerks for the Assistant Private Secretary with effect from 16th April 1941 and one post of Upper Division clerk from 2nd January 1942 and expenditure incurred on account of lower salary,
- (3) the more numerous losses made by His Excellency the Governor than was originally anticipated, and
- (4) the increased expenditure on railway freight on postal boxes sent on leave and on telephone charges consequent on the installation of additional telephones for the office and residence of the Assistant Private Secretary and for the office at Gwindy.

The total additional appropriation required for the two items is Rs. 15,500 charged and this amount has been included in the supplementary estimate.

Item (10) above.—The reason for the supplementary grant is due to the extensive leaving of His Excellency the Governor necessitated by the War.

Items (17) and (18).—A fourth Adviser to His Excellency the Governor was appointed from 27th March 1941. No provision was made in the budget estimates for 1941-1942 for him, his staff and his costs.

Items (11), (15) and (16).—An Additional Secretary to Government and Director of War Publicity was appointed from 1st July 1941 to 31st January 1942 to attend to the work in connexion with War Publicity. An Additional Under Secretary, Public, was also appointed from 5th January 1942 for six months to cope with the increase of work in the Public Department on account of War and Civil Defence. For these appointments provision was not made in the budget estimates for 1941-1942. A post of Additional Secretary to Government was created from 16th August to 31st December 1941, for the revision and re-issue of the Service Rules. The pay of the Special Press Adviser was increased from Rs. 800 to Rs. 1,000 per annum from 1st June 1941. A special officer (Mr. H. R. Barrowell) was appointed on special duty from 28th September to 2nd November 1941. A post of Additional Assistant Secretary, Chief Secretariat, was also created from 4th August 1941 to 2nd March 1942 to cope with the increase of work due to War. Provision for the above appointments was not made in the budget estimates for 1941-1942.

Item (14).—A temporary Deputy Secretary was working in the Development Department for six months from April to October 1940. With the abolition of that post with effect from 29th October 1940, the work connected with Labour, Factories and Emigration was transferred to Public Works Department in the expectation that it would give relief to the Development Secretary in the absence of a Deputy Secretary. This, however, did not afford sufficient relief and it was found not possible for the Secretary single-handed to cope with all the work that had to be done. The work connected with Prices, Trade and Industries (especially Prices and Prices Control) increased on account of the problems created by the War. The bulk of that work was urgent and a good portion of the Secretary's time was spent on that urgent work and there was not enough time left for attending to other files. In the circumstances the need for substantial relief to the Secretary became urgent. The Government therefore sanctioned the creation of a temporary post of Deputy Secretary for a period of six months from the date on which the office reported to it assumed charge. This officer assumed charge on 15th March 1941. The post of Deputy Secretary has subsequently been continued up to 26th September 1942. The extra expenditure involved on account of the pay and travelling allowances of the Deputy Secretary is Rs. 19,000 during 1941-1942. As the expenditure is on a new service and as there are no funds to meet this expenditure, an appropriation of Rs. 20,000 has been included in the supplementary estimates. The balance of

the expenditure during 1941-1942 has been met from the sanctioned budget appropriation.

*Item (d).—*In February 1941, the Government decided to appoint a Special Officer (L.C.S.) for three months in the Education and Public Health Department to investigate the question of constituting an Improvement Trust for the City of Madras. The Special Officer, however, entered on his duties in April 1941, i.e., after the financial year 1940-1941 had closed. The Special Officer visited Calcutta, Delhi and Nagpur to study the working of the Improvement Trusts in those cities. The special duty has cost additional expenditure of Rs. 5,000 over the budget appropriations for the year 1941-1942 in the Education and Public Health Department. Out of the excess expenditure of Rs. 5,000, a sum of Rs. 900 has been met by reappropriation. The balance of Rs. 4,100 has been included in the supplementary estimate.

*Item (e).—*To cope with the increase of work in the Education and Public Health Department, the Government sanctioned in March 1941 an additional establishment consisting of two Superintendents, three upper division clerks and one lower division clerk. No specific provision has been made for the purpose in the budget for 1941-1942. As the expenditure is on a new service, a token appropriation of Rs. 700 has been included in the supplementary estimate. The balance of the appropriation required has been met by reappropriation from the savings within the Grant.

*Item (f).—*The Government have approved the proposal of the Collector, Madras Record Office, to remove the records in the Central Record Office at Egmore and the branch office at Ponnambalam to Chittoor and authorised the Collector to incur an expenditure not exceeding Rs. 21,000 in this connection. The Collector requires Rs. 6,000 in the current year for transporting the records and records to Chittoor. As no savings are available, under the grant, a sum of Rs. 6,000 is included in the supplementary estimate.

*Items (g) and (h).—*The excess over the budget provision under pay of officers is due to the Chairman and Members of the Madras Public Service Commission being allowed to draw the full pay of the posts in addition to their pension. An additional appropriation of Rs. 2,500 under "other charges" is due to the employment of additional staff sanctioned by the Commission's office for work connected with the new scheme of selection approved by the Government in November 1941. The balance of Rs. 4,100 is due to "advertisement charges" and "service postage." The increase under "advertisement charges" is due to the large number of notifications published by the Commission while the increase under "service postage" is due to the increase in postal rates, the return of original documents to candidates for the Madras Ministerial Service which could not be returned in the previous year, the increased postage incurred in connection with Special Test examinations, and general increase in correspondence. The total additional appropriation required under the grant on account of the Public Service Commission is Rs. 18,000 charged and this amount has been included in the supplementary estimate.

(B) GRANT XI.—REVENUE ADMINISTRATION AND MISCELLANEOUS.

Estimate of the amount required for further expenditure.

	RS.
Authorized	1,21,800
Total of sums charged	Nil.

Summary.

Major head.	Minor head.	Sub-head of expenditure.	Estimated amount of expenditure for 1941-42.	
			Charged.	Total by guarantee.
(1)	(2)	(3)	(4)	(5)
34. General Administration.	A. General, District, & Sub-District.	A. Collection and Magistrate's Office.		
		1. Pay of officers	8,200
		2. Cost of maintenance	300
35. Public Health.	B. District and Sub-District.	A. Public Health Officer.	..	10,000
36. Medical.	C. District and Sub-District.	A. Medical Officer.	..	4,000
37. Veterinary.	D. District and Sub-District.	A. Veterinary Officer.	..	15,000
38. Miscellaneous.	E. District and Sub-District.	A. Miscellaneous.	..	1,000
39. Total	29,500

Explanatory Note.

Item (1) and (2).—The increase represents the additional probable requirements under these items with reference to the progress of actual expenditure.

Item (3).—The increase is mainly due to the increase in allowance payable to law paid Government servants.

Item (4) and (5).—In pursuance of G.O. No. 222, Public Works Department, dated 10th March 1941, mentioning the installation of 300 radio sets in rural areas about 140 sets have been installed since August 1941. This has necessitated the revision of the provisions of the radio equipment and the addition of 10 sets for the maintenance of sets. Besides, one supervisor who was employed for attending to the correspondence relating to the purchase of the remaining 160 sets. Consequently on the purchase of a large number of radio sets and the employment of additional staff including a Personal Assistant to the Radio Engineer and the increase of the scale of pay of the Radio Engineer from Rs. 250-400 to Rs. 300-450, an excess expenditure of about Rs. 20,500 is anticipated. As there are no savings under the grant, the amount has been included in the supplementary estimate.

Item (6).—The budget for 1941-42 provided a sum of Rs. 4,00,000 for expenditure under rural reconstruction grants. Based on the latest figures of anticipated expenditure as reported by the Collectors and also on the progress of expenditure in the previous years and the expenditure in the first eight months in the current year it is anticipated that a provision of Rs. 2 lakhs will be required. The difference between the budget and actual provision required for expenditure is Rs. 1,00,000. This amount has been included in the supplementary estimate.

(23) Grant XII—Administration of Justice.

Estimate of the amount required for further expenditure.

Authorized	Rs. 14,800
Total of sums charged .. .	Nil.

Summary.

Major head.	Minor head.	Sub-head of expenditure.	Estimated amount of expenditure for 1941-42.	
			Charged.	Total by guarantee.
(1)	(2)	(3)	(4)	(5)
23. Administration of Justice.	A. District Courts.	Magistrate Sub-Magistrate and other judicial officers.	..	14,800

Explanatory Note.

In 1936, the Government sanctioned the introduction of a scheme to replace the staff of Prosecuting Inspectors and Sub-Inspectors of Police by a separate cadre of prosecuting officers recruited from the Bar, to be designated 'Assistant Public Prosecutors'. The scheme was first tried in the districts of Anantapur, Chingleput, Guntur, Mahabul and Tiruchinopoly. After considering the working of the scheme in these districts, the Government decided in 1937 to extend the scheme to five more districts, viz., North Arcot, South Arcot, Coimbatore, East Godavari and Rayachoti. Five I Grade Assistant Public Prosecutors in the scale of Rs. 160-15/2-250 and sixteen II Grade Assistant Public Prosecutors on Rs. 100-10/2-250, were therefore appointed in these districts. An additional sum of Rs. 19,800 is required to meet the extra expenditure during 1945-1946. A portion of this expenditure, amounting to Rs. 5,500 has been met by appropriation from savings within the grant. The balance (Rs. 14,300) has been included in the supplementary estimate.

(1) GRANT XIII—JAIL.

Estimate of the amount required for further expenditure.

Authorized	Rs. 4,40,000
Fund of same charged	Nil.

Summary.

Major head.	Minor head.	Sub-heads of expenditure.	Estimated amount of further expenditure for 1945-1946.	
			Rs.	P.
(1)	(2)	(3)	(4)	(5)
24, Jails and correctional institutions.	a, Jail ..	A. Departmental—		
		1. For salaries and allowances of officers and staff ..	—	1,120
		B. Provisional—		
		1. Salaries and allowances ..	—	31,300
		2. Medical and sanitary ..	—	11,150
		3. Other charges ..	—	11,500
		C. Grants-in-aid ..	—	11,500
		1. For staff ..	—	11,500
		2. For staff ..	—	11,500
		3. For staff ..	—	11,500
		4. For staff ..	—	11,500
		5. For staff ..	—	11,500
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		15. For staff ..	—	11,500
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		263. For staff ..	—	11,500
		264.		

(12) GRANT XIV—POLICE.

Estimate of the amount required for further expenditure.

Authorized	Rs. 1,21,000
Total of same charged	Nil.

Summary

Main head.	Sub-head.	Sub-heads of expenditure.	Estimated amount of expenditure for 1957-58.	
			Rs.	P.
			10	00
			Ths.	
H. Police	A. Provisionary Police.	A. Recruitment—		
		(1) 1. Pay of constables	100	00
		(1A) 2. Pay of	4,000	00
		B. Cost of maintenance	20,000	00
		(1) 1. Pay of constables	20,000	00
		(1A) 2.	0	00
		(1) 3.	0	00
		(1A) 4.	0	00
		C.	0	00
		(1) 1.	0	00
		(1A) 2.	0	00
		D.	0	00
		(1) 1.	0	00
		(1A) 2.	0	00
		E.	0	00
		(1) 1.	0	00
		(1A) 2.	0	00
		F.	0	00
		(1) 1.	0	00
		(1A) 2.	0	00
		G.	0	00
		(1) 1.	0	00
		(1A) 2.	0	00
		H.	0	00
		(1) 1.	0	00
		(1A) 2.	0	00
		I.	0	00
		(1) 1.	0	00
		(1A) 2.	0	00
		J.	0	00
		(1) 1.	0	00
		(1A) 2.	0	00
		K.	0	00
		(1) 1.	0	00
		(1A) 2.	0	00
		L.	0	00
		(1) 1.	0	00
		(1A) 2.	0	00
		M.	0	00
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		O.	0	00
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		P.	0	00
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		T.	0	00
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		U.	0	00
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		V.	0	00
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		W.	0	00
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		(1A) 2.	0	00
		X.	0	00
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		Y.	0	00
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		(1A) 2.	0	00
		Z.	0	00
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		(1A) 2.	0	00
		AA.	0	00
		(1) 1.	0	00
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		AB.	0	00
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		AO.	0	00
		(1) 1.	0	00
		(1A) 2.	0	00
		AP.	0	00
		(1) 1.	0	00
		(1A) 2.	0	00
		AQ.	0	00
		(1) 1.	0	00
		(1A) 2.	0	00
		AR.	0	00
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		(1A) 2.	0	00
		AS.	0	00
		(1) 1.	0	00
		(1A) 2.	0	00
		AT.	0	00
		(1) 1.	0	00
		(1A) 2.	0	00
		AU.	0	00
		(1) 1.	0	00
		(1A) 2.	0	00
		AV.	0	00
		(1) 1.	0	00
		(1A) 2.	0	00
		AW.	0	00
		(1) 1.	0	00
		(1A) 2.	0	00
		AX.	0	00
		(1) 1.	0	00
		(1A) 2.	0	00
		AY.	0	00
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		AZ.	0	00
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		BA.	0	00
		(1) 1.	0	00
		(1A) 2.	0	00
		BB.	0	00
		(1) 1.	0	00
		(1A) 2.	0	00
		BC.	0	00
		(1) 1.	0	00
		(1A) 2.	0	00
		BD.	0	00
		(1) 1.	0	00
		(1A) 2.	0	00
		BE.	0	00
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		BF.	0	00
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		BJ.	0	00
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		(1A) 2.	0	00
		BK.	0	00
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		BL.	0	00
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		BM.	0	00
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		BO.	0	00
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		BP.	0	00
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		BQ.	0	00
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		BR.	0	00
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		BS.	0	00
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		BZ.	0	00
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		CH.	0	00
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		CI.	0	00
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		CK.	0	00
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		(1A) 2.	0	00
		CL.	0	00
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		(1A) 2.	0	00
		CM.	0	00
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		(1A) 2.	0	00
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		(1A) 2.	0	00
		CO.	0	00
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		(1A) 2.	0	00
		CP.	0	00
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		(1A) 2.	0	00
		CQ.	0	00
		(1) 1.	0	00
		(1A) 2.	0	00
		CR.	0	00
		(1) 1.	0	00
		(1A) 2.	0	00
		CS.	0	00
		(1) 1.	0	00
		(1A) 2.	0	00
		CT.	0	00
		(1) 1.	0	00
		(1A) 2.	0	00
		CU.	0	00
		(1) 1.	0	00
		(1A) 2.	0	00
		CV.	0	

- 2 Sub-Inspectors of Police, V grade,
4 head constables, III grade,
8 constables,
5 lower division clerks and 1 typist;

(c) the establishment of four kitchens with a staff of five cooks in each for feeding the subordinate police officers of the City Police during an emergency; and

(d) the employment for a period of one year from the date of their appointment or until the end of their service cease, whichever is earlier, of the following temporary additional staff in the Madras City Police:—

- (i) Three Inspectors, III grade, in the Crime Branch; and
(ii) one lower division clerk and one typist in the office of the Commissioner of Police.

No expenditure is anticipated on account of these items in the current year and as the expenditure constitutes a new service, a token appropriation of Rs. 100 has been included in the supplementary estimate.

Item (14).—An additional appropriation of Rs. 2,500 is required under this item on account of the additional staff sanctioned for work in connection with war. Taking into account the savings of Rs. 1,500 under "A. 1. Pay of officers—Authorized" the actual amount of additional appropriation required is Rs. 900.

Item (15).—An additional allotment of Rs. 4,300 is required—

- (i) for the payment of allowances to the additional temporary staff and officiating clerks in leave vacancies;
(ii) for payment of property tax, water charges, electric current charges, service postage and bills to prisoners based on scale; and
(iii) on account of dearness allowance.

Item (16).—The additional appropriation of Rs. 90,000 required is on account of the temporary additional establishments employed with the Fire Brigade staff from the date of its transfer from the Madras Corporation up to the date of its transfer to the control of A.R.P.

Item (17).—The additional appropriation of Rs. 50,000 under this head is on account of increase in compensatory allowances due to additional staff and payment of dearness allowance.

Item (18).—The demand for the additional allotment of Rs. 37,000 is due to (i) increase under property tax, water charges, electric current charges, telephone charges, cleaning charges and office expenses based on scale; (ii) the payment of rent to the Fire Brigade staff; (iii) increase in cost of petrol and motor spare parts; (iv) special rewards and rewards to private individuals in criminal cases due to extraordinary circumstances; and (v) dearness allowance.

Item (19).—The additional amount is required to provide clothing for the temporary additional police staff and Crime Guards and steel helmets to Police force.

Item (20).—The additional appropriation of Rs. 7,500 is due to change in the personnel of the staff and to the grant of dearness allowance and City Special pay to Sergeants.

Item (21).—The demand for the additional allotment is due to increase in property tax and water charges based on scale.

Item (22).—The additional appropriation of Rs. 800 is due to change in the personnel of the hospital establishment and to increase in the cost of medicines.

Item (23).—The increase in expenditure under this item is mainly on account of the grant of compensatory cost of living allowances to low-paid Government servants including messals paid from contingencies and the increase in the prices of sundry articles and the expenses for the A.R.P. Subsidary Scheme.

Item (24).—An additional appropriation under this item is required as the Government of India have not accepted liability for the staff employed in the office of the Inspector-General of Police for the control of Foreigners.

Item (xvi).—The additional amount is required owing to increased expenditure on travelling allowances and the grant of compensatory cost of living allowances to low-paid Government servants.

Item (xvii).—There has been an increase in expenditure on the feeding and transport of board-school patients in connexion with seasonal disturbances. A sum of Rs. 5,500 has been met by reappropriation from savings within the grant. The additional appropriation required is Rs. 19,500.

Item (xviii).—The additional appropriation under this item has been necessitated by the rise in prices of articles of clothing and equipment.

Item (xix).—An additional appropriation is required on account of the increase in the Payee staff and the payment of domestic allowance to low-paid Government servants.

Item (xx).—This represents the extra cost on account of the grant of compensatory allowance to low-paid Government servants employed in the Vangapattinam Harbour.

Items (xxi) and (xxii).—The increase in expenditure under these items is due to the incurring of a larger number of recruits in the Central Reserve Schools consequent on war. A sum of Rs. 4,100 has been met by reappropriation from savings within the grant and an additional appropriation of Rs. 30,900 is required.

Items (xiii) to (xv).—The increased expenditure under these items has been necessitated by the increased Special Branch activity on account of the war and internal security measures. There has also been an increase in grant of special rewards, photograph charges and other petty charges.

Item (xxiii).—Due to lesser remuneration on account of the cost of the staff employed for the control and registration of foreigners and for removing work.

Item (xxiv).—This represents additional expenditure consequent on the appointment of a Deputy Superintendent of Police to officiate as District Superintendent of Police in the Government Railway Police, Madras District, for a portion of the year.

Items (xxv) to (xxvii).—The additional appropriation is required on account of the temporary additional staff sanctioned for the railway districts of Madras and Trichinopoly for Special Branch and Intelligence work on the respective railways, the grant of compensatory cost of living allowances to low-paid Government servants and an increase in expenditure on water-supply, scavenging and other charges.

Items (xxviii) to (xxxi).—An additional appropriation has been necessitated on account of increased expenditure on pay and allowances of officers and establishments of the Madras Special Police, grant of compensatory cost of living allowances to low-paid Government servants, the purchase of two additional armoured motor vans for the Force and the wireless plant.

Items (xxxii) to (xxxiii).—The additional appropriation under these heads has been necessitated by the recruit of the Coastal Patrol staff.

Item (xxxiv).—Sanction was accorded to the purchase of motor vans for the Special Intelligence Force, Pulicat, and the additional appropriation is required as the expenditure could not be met from the savings within the grant.

Items (xxxv) to (xxxvi).—The additional appropriations are based on the latest proposals of the High Commissioner for India.

Item (xxxvii).—The provision required is based on the revised estimate for 1911-1912.

The total additional appropriation required under the several items mentioned above is Rs. 7,61,600 and this amount has been included in the supplementary estimate.

(13) GRANT XV—Museum.

Estimate of the amount required for further expenditure.

Authorised	Rs.
1,20,000	
Total of sums charged	Md.

Summary.

Major head.	Minor head.	Sub-head of classification.	Estimated amount of expenditure for (1941-42)	
			Current.	Authorised.
(1)	(2)	(3)	(4)	(5)
51. 24. 4 (Sec. 411) directly Govt.	Geological Survey	Investigations	100
52. 17. 1 (Sec. 411) Govt.	5. Government Arts College.	5. Queen Mary's College— Art & Science— to train female students.	..	100
53. 18. 1 (Sec. 411) Govt.	6. School of Arts.	6. Queen Mary's College— to train female students.	..	100
54. 19. 1 (Sec. 411) Govt.	7. Government Arts College.	7. Queen Mary's College— to train female students.	..	100
Total	1,20,000

Explanatory Note.

Item (i).—In April 1940, the Government of India were asked to depute three field parties, each consisting of one Superintending Geologist and three Assistants for a period of five years to investigate the mineral resources of this Province. They however expressed their inability to depute officers on the scale asked for but promised the services of at least four officers for future field parties. As this small party was likely to take a long time to complete the work, the Government of India were addressed in December 1941 to depute four Assistant Geologists to be paid for by this Government for a period of five years in the first instance. Four officers have accordingly been appointed in the temporary cadre of the Geological Survey of India from 1st February 1942. The expenditure is to be met from the sanctioned grant of the Geological Survey of India and subsequently recovered from this Government. The Director, Geological Survey of India, has estimated the expenditure for 1941-1942 at Rs. 1,800.

It is unlikely that the recovery will be adjusted in the current year's accounts. As however the expenditure is on a new service, a token sum of Rs. 100 is included in the supplementary estimate.

Item (ii).—The opening of classes in Hindi for the Intermediate courses in the Queen Mary's College, Madras, was sanctioned last year. In view of the demand from students of the B.A. classes for instruction in Hindi, the Principal of the College has opened classes in that language for the B.A. courses in the current year. The Government have approved her action and sanctioned the payment of a recognition fee of Rs. 100 to be paid to the Madras University for the affiliation of the college in Hindi under Part II of the B.A. course. As the expenditure is on a new service, a token sum of Rs. 100 has been included in the supplementary estimate.

Item (iii).—In the course of an interview with the Second Adviser to His Excellency the Governor, the Director, Geological Survey, pointed out that the course of instruction provided in the Presidency College, Madras, for Geology students did not provide for real practical training and suggested that it would be advantageous to attach the students for about two months to Geological survey parties working in this Province. In consultation with the Director of Public Instruction, it has been decided to depute four students from the Geology classes (third year Honours or post-graduate) for field training for a period of about two months every year. The Director, Geological Survey of India, has agreed to the proposal.

Of the 1,447 students to be sent for training, two (the post-graduate students) will be provided with the scholarships of Rs. 75 each per mensem by the University of Madras. The Government propose to award two scholarships of the same value to the two students of the Honours classes in the Presidency College. The expenditure on this account comes to Rs. 300 per annum and the expenditure in the current year has been met by re-appropriation. As the expenditure is on a new service, a voted sum of Rs. 100 has been included in the supplementary estimate.

Item (ii).—There is a provision of Rs. 70,89,100 in the budget for 1911-1912 for teaching grants to aided elementary schools. In April last the Director reported that for want of sufficient provision last year a cut had to be imposed in the grants sent by schools in that year and that a sum of Rs. 1,52 lakhs was required to restore this cut. The Director was authorized to declare the arrears grant and apply for an additional allotment in case it was not possible to meet the expenditure by re-appropriation. The Director has reported that, including the arrears grant of Rs. 1,52 lakhs, the total expenditure on teaching grants to aided elementary schools in the current year will stand at Rs. 81,41,000 against the provision of Rs. 70,89,100. The additional appropriation required is Rs. 1,51,800. A portion of this, viz., Rs. 18,500 has been met from savings under other heads included in the grant, the balance required, namely, Rs. 1,33,300 is included in the supplementary estimate.

(14) CHARGE XVI.—MEDICAL.

Estimate of the amount required for further expenditure.

Authorized	Rs.
Total of more charged	311.

Sums.

Major head.	Minor head.	Sub-head or Appropriation.	Estimated amount of further expenditure for 1911-1912.	Current.	Anticipated.
(i)	(ii)	(iii)	(iv)	(v)	(vi)
11 Medical, ..	B. Hospitals and Dispensaries.	A. Presidency Hospitals—
		1. Pay of Establishments.
		2. Salaries and
		3. Medical
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and the other in February 1938. The latter reduction was followed in the case of the nursing services alone by a further reduction of pay in October 1939 which was given effect to so from the 1st February 1940. While on the first two occasions the reductions approximated to the level of the general cuts in pay, viz., 2 per cent and 3 per cent, the third cut in pay for nurses was as much as 41 per cent. The Government found that such drastic reductions made it impossible to secure proper service. To an advertisement published by the Surgeon-General on the 1st April 1941 calling for applications to fill 194 posts of staff-nurses, only three qualified candidates responded. There were also definite indications of staff nurses resigning their appointments in the province in order to take up posts on higher pay elsewhere and thus post-nurses whom the Government desired at considerable cost were reluctant to accept appointments in hospitals of this province. Previous experience having demonstrated the urgency of a revision of pay, the Government decided that the scales of pay for nursing staff which were in force for staff nurses and ward sisters before the third reduction of October 1939, should be restored as from the 1st October 1941 and orders were issued accordingly.

Staff for nurses' training centres.—The Surgeon-General who considered this recommendation further put up proposals for the employment of a ward sister in each of the District Headquarters Hospitals at Tanjore and Madurai and of a Matron in the Headquarters Hospital at Coimbatore. The Government sanctioned the staff from the 1st January 1942.

The Surgeon-General has reported that no additional allotment of funds is necessary to give effect to the orders mentioned in the foregoing paragraphs. As the expenditure on the two items is, however, on a new service, a token appropriation of Rs. 100 has been included in the supplementary estimate.

Items 101, 102, 103, 104 and 105 to 110.—The budget appropriation under 35 Medical—sanctioned for 1941-1942 is Rs. 1,00,19,870. An additional appropriation of Rs. 1,38,500 is being necessary mainly for the following reasons:—

- (a) Purchase of deep X-Ray units at a cost not exceeding Rs. 35,000 for use in the Burnard Institute of Radiology, Madurai.
 - (b) Stocking of non-perishable diet articles, linen, drugs, dressings, etc., in hospitals as a reserve to meet emergencies.
 - (c) Provision of additional beds in hospitals in the City, Virudupattam and Cochin to admit emergency cases.
 - (d) Rise in the prices of drugs, instruments, charcoal, fire-wood, etc., required for hospitals of modern medicine.
 - (e) Payment for Europe shoes collected for in 1940-1941, but supplied in the current year.
 - (f) Grant of dearness allowance to low paid servants.
 - (g) Increased expenditure of Rs. 4,700 in the Chemical Examiner's Department due to payment of arrears of 1940-1941 to the Imperial Bacteriologist, Coimbatore.
 - (h) Excess expenditure of Rs. 800 in the School of Indian Medicine on account of rise in the prices of chemicals and laboratory equipment.
 - (i) Grant to the St. John Ambulance Association.
- The additional appropriation required has been included in the supplementary estimate.

The following is a list of A.R.P. schemes involving expenditure exceeding Rs. 5,000 a year on staff for which the Surgeon-General has not asked for additional appropriation:—

- (1) Opening of evacuation camps in six centers in the Cingapatam District and employment of medical and non-medical staff.
- (2) Medical institutions in the City—Employment of wardens, messengers, fire-fighting personnel, etc.

- (C) General, Stanley, Mental, Leprosy and Ophthalmic Hospital—Employment of additional medical and non-medical staff.
- (D) Opening of a camp hospital at Tambaram for treatment of convalescent casualties sent from City hospitals and the employment of the requisite staff.
- (E) King George Hospital, Vinnagapattinam, and the Government Hospital, Cochin—Employment of additional medical and non-medical staff.
- (F) Employment of an Assistant Personal Assistant to the Surgeon General and grant of special pay, etc., to a medical officer for attending the Surgeon-General in A.R.P. and transportation work.

Item (v).—Government Headquarters Hospital, Coimbatore.—The sanctioned bed strength of this hospital was 103 for a long time. In March 1940 it was raised to 206 and again to 322 in November 1940 as the Government were assured that there was sufficient accommodation for all these patients. The increase in bed strength was not however accompanied by a corresponding increase in medical staff. The actual work turned out in the hospital has considerably expanded in the last few years as is shown by the figures of attendance below:—

	Ther.	In-patients	Out-patients
1935	257 59	486 87	
1936	321 43	737 88	
1937	444 36	927 08	
1938	432 71	366 48	

On a comparison of the work in this hospital including major operations with the work done at similar hospitals, it was found that the Coimbatore Hospital was much under-staffed. The Government, therefore, sanctioned in February of this year, on the recommendation of the Surgeon-General, an additional staff of one Civil Assistant Surgeon and two Sub-Assistant Surgeons.

Government Hospital, Cochin.—The bed strength of this hospital is 70. But its in-patient attendance has considerably exceeded this number. The average in-patient attendance in 1940 was 104.45. While the hospital is normally over-crowded, the necessity for additional accommodation has been accentuated in the pre-war emergency. The Government have, therefore, sanctioned the construction of an additional ward of 30 beds and the employment of the requisite staff consisting of one Sub-Assistant Surgeon, two Nurses, four Nursing Orderlies, etc.

The expenditure on the items explained above is on a new service. A total appropriation of Rs. 230 has therefore been included in a supplementary estimate. The balance of appropriation required in 1941-1942 has been met by re-appropriation within the grant.

*Item (vi).—*Owing to the conditions created by the war the income of St. Mary's Hospital for Women and Children, Bellary Cantonment, from its Foreign Missions (viz., the Institute of the Franciscan Fathers of the English Province with headquarters at London) has been considerably reduced and it is expected to diminish further. As it was difficult to maintain the institution without financial assistance, the Surgeon of the Roman Catholic Mission applied for a grant towards its maintenance and the Surgeon-General recommended the application. As the institution is doing useful work and as it seems well worth supporting to the public the Government sanctioned a grant not exceeding Rs. 1,200 per annum during the period of war. The institution being in absolute need of financial assistance the Government sanctioned this grant in advance in monthly instalments tentatively subject to final adjustment at the commencement of the succeeding year after the expenditure for the year is known and certified by audit.

than a case of improvement intended to give water to more people as an area slowly supplied. In the circumstances a half-grant may be given for the work.

As the expenditure is on a new service, a token appropriation of Rs. 150 has been included in the supplementary estimate. The balance of the appropriation required, viz., Rs. 37,700 has been found by reappropriation.

Item (12)—As an urgent preliminary malaria survey of the Tangalindes Project area had to be undertaken, the following staff were sanctioned up to 31st March 1945:—

- (1) A First-class Health Officer.
- (2) Two Microscopical Assistants
- (3) Two Clerk-typists
- (4) Eight mosquito collectors.
- (5) Two Laboratory attendants
- (6) Three peons
- (7) One Second-class Health Officer.

The requirement of the above staff is a new service and a token appropriation of Rs. 150 has been included in the supplementary estimate. The balance of the appropriation has been met from the savings under the grant.

Item (13)—The Surgeon-General reported that a "whole blood" transfusion service under the sign of the Red K and Red Cross was working from 1935, but that for various reasons the work could not progress. He also said that an improved form of service involving the substitution of blood plasma for whole blood was possible. He therefore proposed a scheme according to which the Professors of Bacteriology and Pathology in the Madras Medical College will collect blood from voluntary donors after the necessary blood grouping and the collected blood would be brought to the King Institute, Guindy, for removing the plasma. The work in the Guindy Institute requires the employment of a small staff of one civil assistant surgeon, two laboratory attendants and two peons, and also some expenditure under chemicals, glass-ware, etc. The scheme further provides for the grant of a small remuneration not exceeding Rs. 1 in each voluntary dose of blood. As the blood transfusion service would always be useful and particularly useful in an emergency the Government decided that the experiment should begin at once and therefore sanctioned the scheme to be put into effect in the current year itself. The staff has been sanctioned for a year in the first instance. The ultimate cost is Rs. 6,600 per annum and the expenditure in the current year is about Rs. 4,800.

The Surgeon-General again reported that an expansion of their service was necessary to serve the possible needs of the civil and military population in areas liable to enemy attacks and proposed to collect as much blood as possible and preserve it in the 500 bottles now with him. The Government sanctioned this proposal also and the

- * 1 Civil Assistant Surgeon.
- 1 First Grade Assistant.
- 1 Second Grade Assistant.
- 2 Laboratory Peons.

employment of the * further staff required for the purpose with effect from the date of appointment. The ultimate cost is Rs. 8,400 per annum.

As the expenditure in each of the above two cases is on a new service, a token appropriation of Rs. 150 has been included in the supplementary estimate; the balance of the expenditure in the current year has been met by reappropriation.

Item (14)—It is anticipated that by the end of March 1945 the Fund for the Development of Rural Water-supply will almost be exhausted. It is uncertain now whether the finances of the Province in 1945-1946 will permit of a further contribution to the Fund during that year. As funds are available this year, the Government have transferred from general revenues a sum of Rs. 50 lakhs to the credit of the Fund. The budget appropriation under the head is only Rs. 100. A sum of Rs. 2,36,500 has been found by reappropriation. The balance of Rs. 7,80,000 is included in the supplementary estimate.

Explanatory Notes.

*Item (i).—*The sum is due in provision for two trips by the Director of Veterinary Services to Delhi to attend the meetings of the Advisory Board of the Imperial Council of Agricultural Research, the one in October 1941 and the other in February 1942.

*Item (ii).—*The Government have ordered that veterinary officers should inspect periodically, say once a month, the milk cattle belonging to big co-operative milk supply societies or unions and the milking machines maintained by them free of charge and also check their milk records. The travelling allowance on account of the journey performed by the veterinary officer for inspecting the milk cattle will be received from the concerned societies and credited as receipts. The expenditure on account of the travelling allowance to the veterinary officers is estimated at Rs. 125 for 1941-1942 and Rs. 1,000 for 1942-1943. The Government have also ordered that stalls and beds should be stationed at Government veterinary institutions for giving free service to the cows belonging to the milk supply organisations. The loss of revenue on account of the free service is estimated at Rs. 50 for 1941-1942 and Rs. 500 for 1942-1943. As the expenditure is on a new service a token appropriation of Rs. 500 has been included in the supplementary estimate. The balance of the appropriation required in 1941-1942 has been met by reappropriation from savings within the grant.

*Item (iii).—*On the recommendation of the Provincial Livestock Improvement Board, the Government approved the proposals of the Director of Veterinary Services in February 1942 for the establishment of village sheering and grading centres in suitable sheep-breeding tracts of the Province. sanction was accorded to the employment of one Veterinary Assistant Surgeon on Rs. 45-100, one nurse shearer on Rs. 24 per mensem and one junior shearer on Rs. 20 per mensem for a period of two years from the date of employment. As it has been ordered that the scheme should be put into operation immediately a sum of Rs. 100 is required for expenditure in the current year. The expenditure is also on a new service. A sum of Rs. 100 has been included in the supplementary estimate.

*Item (iv).—*An amount of Rs. 50,000 was set apart from the grant for rural development made by the Government of India to form the nucleus of the Provincial Livestock Improvement Fund. The Government approved the proposals of the Director of Veterinary Services to utilise the amount during 1941-1942 by purchasing breeding bulls and distributing them to select breeders under certain conditions. The expenditure has to be met in the first instance from the Provincial funds and an amount equal to the expenditure incurred will be transferred from the "Deposit Account of grants for Economic Development and Improvement of rural areas" to the receipt head under Veterinary. A sum of Rs. 5,000 has been issued by reappropriation. The net additional appropriation required is Rs. 44,000.

*Item (v).—*The Government sanctioned an annual contribution of Rs. 2,000 to the All-India Cattle Show Committee on the assurance that a cattle show would be held in Madras or Mysore not less than once in three years. They also sanctioned an expenditure of Rs. 1,500 towards rendering assistance to vets for sending their animals to the Southern Regional Cattle Show, Bangalore. As these items of expenditure which are on new services have been met by reappropriation, a grant for a token sum of Rs. 100 has been included in this estimate.

*Item (vi).—*In February 1942 the Director of Veterinary Services was authorised to incur an expenditure not exceeding Rs. 1,500 towards work connected with the scheme for the improvement of Kangjora cattle sanctioned by the Imperial Council of Agricultural Research. An amount of Rs. 1,200 may be required for this scheme in the current year. As the sum cannot be met by reappropriation it has been included in the supplementary estimate.

The total additional appropriation for the above items is Rs. 509 charged and Rs. 49,000 authorized. These amounts have accordingly been included in the supplementary estimate.

(10) Grant XX—Co-operatives.

Estimate of the amount required for further expenditure.

Rs.				
Authorized	500
Total of sums charged	500

Summary.				
Major head.	Minor head.	Sub-heads of appropriation.	Estimated amount of further expenditure for 1941-1942.	
			Charged.	Authorized.
(1)	(2)	(3)	(4)	(5)
40 Co-operatives.	a. Welfare.	1. Other charges (including salaries).	...	100
(40)	b. Welfare.	2. Staff & maintenance.	...	400
		Total	...	500

Explanatory Note.

Item (1).—An additional expenditure of Rs. 1,000 is anticipated under travelling allowance due to the increase in the salary of the Registrar of Co-operative Societies and also on account of the drawn by the present Registrar of transfer travelling allowance from Coimbatore to Madras which was not originally provided. A sum of Rs. 300 has been met by appropriation from the savings within the grant and the balance of Rs. 900 required has been included in the supplementary estimate.

Item (2).—The Government have accepted the standard of one inspector for the audit of every 50 co-operative societies. The Registrar of Co-operative Societies reported that the total number of societies to be audited was 14,000 on 1st April 1941. At the rate of one inspector for 50 societies, a staff of 284 junior inspectors is required to audit all the societies. As the staff then existing was only 915 junior inspectors, the Registrar submitted proposals for the employment of 21 additional junior inspectors. The additional staff has been sanctioned. As the extra cost on account of the proposal is Rs. 28,750 per annum the expenditure is on a new service and accordingly a token appropriation of Rs. 100 has been included in the supplementary estimate. The balance of the appropriation required in 1941-1942 has been met by appropriation from the savings within the grant.

(10) Grant XXI—Incomes—Inventories.

Estimate of the amount required for further expenditure.

Rs.				
Authorized	84,400
Total of sums charged	500

Summary.				
Major head.	Minor head.	Sub-heads of appropriation.	Estimated amount of further expenditure for 1941-1942.	
			Charged.	Authorized.
(1)	(2)	(3)	(4)	(5)
45 (1) Industries.	a. Industries.	A. Printing—
(45)		1. Press & Stationery ..	200	...
(45)		2. Printing machinery	8,400
(45)		3. Printing and binding
(45)		4. Printing of forms	4,000
(45)		5. Printing of notices	64,000
(45)		6. Printing of reports	100
(45)		7. Printing of orders	100
(45)		8. Printing of receipts	100
(45)		9. Printing of vouchers	100
(45)		10. Printing of bills	100
(45)		11. Printing of stamps	100
(45)		12. Printing of tickets	100
(45)		13. Printing of passes	100
(45)		14. Printing of licenses	100
(45)		15. Printing of permits	100
(45)		16. Printing of certificates	100
(45)		17. Printing of diplomas	100
(45)		18. Printing of degrees	100
(45)		19. Printing of awards	100
(45)		20. Printing of honors	100
(45)		21. Printing of medals	100
(45)		22. Printing of coins	100
(45)		23. Printing of stamps	100
(45)		24. Printing of tickets	100
(45)		25. Printing of passes	100
(45)		26. Printing of licenses	100
(45)		27. Printing of permits	100
(45)		28. Printing of certificates	100
(45)		29. Printing of diplomas	100
(45)		30. Printing of degrees	100
(45)		31. Printing of awards	100
(45)		32. Printing of honors	100
(45)		33. Printing of medals	100
(45)		34. Printing of coins	100
(45)		35. Printing of stamps	100
(45)		36. Printing of tickets	100
(45)		37. Printing of passes	100
(45)		38. Printing of licenses	100
(45)		39. Printing of permits	100
(45)		40. Printing of certificates	100
(45)		41. Printing of diplomas	100
(45)		42. Printing of degrees	100
(45)		43. Printing of awards	100
(45)		44. Printing of honors	100
(45)		45. Printing of medals	100
(45)		46. Printing of coins	100
(45)		47. Printing of stamps	100
(45)		48. Printing of tickets	100
(45)		49. Printing of passes	100
(45)		50. Printing of licenses	100
(45)		51. Printing of permits	100
(45)		52. Printing of certificates	100
(45)		53. Printing of diplomas	100
(45)		54. Printing of degrees	100
(45)		55. Printing of awards	100
(45)		56. Printing of honors	100
(45)		57. Printing of medals	100
(45)		58. Printing of coins	100
(45)		59. Printing of stamps	100
(45)		60. Printing of tickets	100
(45)		61. Printing of passes	100
(45)		62. Printing of licenses	100
(45)		63. Printing of permits	100
(45)		64. Printing of certificates	100
(45)		65. Printing of diplomas	100
(45)		66. Printing of degrees	100
(45)		67. Printing of awards	100
(45)		68. Printing of honors	100
(45)		69. Printing of medals	100
(45)		70. Printing of coins	100
(45)		71. Printing of stamps	100
(45)		72. Printing of tickets	100
(45)		73. Printing of passes	100
(45)		74. Printing of licenses	100
(45)		75. Printing of permits	100
(45)		76. Printing of certificates	100
(45)		77. Printing of diplomas	100
(45)		78. Printing of degrees	100
(45)		79. Printing of awards	100
(45)		80. Printing of honors	100
(45)		81. Printing of medals	100
(45)		82. Printing of coins	100
(45)		83. Printing of stamps	100
(45)		84. Printing of tickets	100
(45)		85. Printing of passes	100
(45)		86. Printing of licenses	100
(45)		87. Printing of permits	100
(45)		88. Printing of certificates	100
(45)		89. Printing of diplomas	100
(45)		90. Printing of degrees	100
(45)		91. Printing of awards	100
(45)		92. Printing of honors	100
(45)		93. Printing of medals	100
(45)		94. Printing of coins	100
(45)		95. Printing of stamps	100
(45)		96. Printing of tickets	100
(45)		97. Printing of passes	100
(45)		98. Printing of licenses	100
(45)		99. Printing of permits	100
(45)		100. Printing of certificates	100
(45)		101. Printing of diplomas	100
(45)		102. Printing of degrees	100
(45)		103. Printing of awards	100
(45)		104. Printing of honors	100
(45)		105. Printing of medals	100
(45)		106. Printing of coins	100
(45)		107. Printing of stamps	100
(45)		108. Printing of tickets	100
(45)		109. Printing of passes	100
(45)		110. Printing of licenses	100
(45)		111. Printing of permits	100
(45)		112. Printing of certificates	100
(45)		113. Printing of diplomas	100
(45)		114. Printing of degrees	100
(45)		115. Printing of awards	100
(45)		116. Printing of honors	100
(45)		117. Printing of medals	100
(45)		118. Printing of coins	100
(45)		119. Printing of stamps	100
(45)		120. Printing of tickets	100
(45)		121. Printing of passes	100
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(45)		125. Printing of diplomas	100
(45)		126. Printing of degrees	100
(45)		127. Printing of awards	100
(45)		128. Printing of honors	100
(45)		129. Printing of medals	100
(45)		130. Printing of coins	100
(45)		131. Printing of stamps	100
(45)		132. Printing of tickets	100
(45)		133. Printing of passes	100
(45)		134. Printing of licenses	100
(45)		135. Printing of permits	100
(45)		136. Printing of certificates	100
(45)		137. Printing of diplomas	100
(45)		138. Printing of degrees	100
(45)		139. Printing of awards	100
(45)		140. Printing of honors	100
(45)		141. Printing of medals	100
(45)		142. Printing of coins	100
(45)		143. Printing of stamps	100
(45)		144. Printing of tickets	100
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(45)		146. Printing of licenses	100
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(45)		148. Printing of certificates	100
(45)		149. Printing of diplomas	100
(45)		150. Printing of degrees	100
(45)		151. Printing of awards	100
(45)		152. Printing of honors	100
(45)		153. Printing of medals	100
(45)		154. Printing of coins	100
(45)		155. Printing of stamps	100
(45)		156. Printing of tickets	100
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(45)		159. Printing of permits	100
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(45)		162. Printing of degrees	100
(45)		163. Printing of awards	100
(45)		164. Printing of honors	100
(45)		165. Printing of medals	100
(45)		166. Printing of coins	100
(45)		167. Printing of stamps	100
(45)		168. Printing of tickets	100
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(45)		170. Printing of licenses	100
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(45)		174. Printing of degrees	100
(45)		175. Printing of awards	100
(45)		176. Printing of honors	100
(45)		177. Printing of medals	100
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(45)		185. Printing of diplomas	100
(45)		186. Printing of degrees	100
(45)		187. Printing of awards	100
(45)		188. Printing of honors	100
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(45)		201. Printing of medals	100
(45)		202. Printing of coins	100
(45)		203. Printing of stamps	100
(45)		204. Printing of tickets	100
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(45)		211. Printing of awards	100
(45)		212. Printing of honors	100
(45)		213. Printing of medals	100
(45)		214. Printing of coins	100
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(45)		220. Printing of certificates	100
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(45)		223. Printing of awards	100
(45)		224. Printing of honors	100
(45)		225. Printing of medals	100
(45)		226. Printing of coins	100
(45)		227. Printing of stamps	100
(45)		228. Printing of tickets	100
(45)		229. Printing of passes	100
(45)		230. Printing of licenses	100
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(45)		233. Printing of diplomas	100
(45)		234. Printing of degrees	100
(45)		235. Printing of awards	100
(45)		236. Printing of honors	100
(45)		237. Printing of medals	100
(45)		238. Printing of coins	100
(45)		239. Printing of stamps	100
(45)		240. Printing of tickets	100
(45)		241. Printing of passes	100
(45)		242. Printing of licenses	100
(45)		243. Printing of permits	100
(45)		244. Printing of certificates	100
(45)		245. Printing of diplomas	100
(45)		246. Printing of degrees	100
(45)		247. Printing of awards	100
(45)		248. Printing of honors	100
(45)		249. Printing of		

Explanatory Note.

Item (4).—There are two schemes under the consideration of the Government of India, one for the supply of gum to handloom weavers in general and the other for the fabrication of materials required for war supplies against contracts placed by the Department of Supply. The first scheme involves the distribution of gum under the supervision of the Provincial Government through the normal trade channels and the second will be handled by the Provincial Government. The administration of the scheme will require the services of a Joint Commissioner. The Government of India have advised the Provincial Government to appoint such an officer in each Province to be paid from Provincial Funds. The second scheme will require close co-operation with the Supply Department for securing war orders and expediting acquisition of the handloom industry for the production of the various textile materials required by the Supply Department. The Government have accordingly sanctioned the creation of a post of Joint Commissioner for a period of one year with the necessary subordinate staff. As the expenditure is on a new service, a token appropriation of Rs. 100 under charge has been included in the supplementary estimate.

Item (5).—The Government sanctioned the purchase of Royce Armstrong power drill and accessories at a cost not exceeding Rs. 14,391 and necessary provision was made in the budget for 1940-1941. The drill intended for supply to the Industries Department had been taken by the war office and another drill was deferred only during the current year. No provision could be made in time in the budget for 1940-1941. The expenditure on this account is Rs. 14,390. The net additional appropriation required is Rs. 5,406.

Item (6).—During the year, the War Technicians' training classes were started in the Government Industrial and Trades schools. Provision is required to meet the expenditure for the training classes and for the payment of remuneration to the Superintendents and the staff and the salaries allowance sanctioned by the Government. The net additional appropriation required is Rs. 4,600.

Item (7).—In the current year, the Government have sanctioned the purchase of stores to be carried forward to the next year owing to the further increase in prices of stores expected next year. Provision is also required for the following items:—

- (a) Payment of travelling allowance to the Superintendent for his journey to Northern India.
- (b) Payment of bonus to workmen.
- (c) Further intensive advertisement campaign.
- (d) Construction of a shed for storing materials.
- (e) Repairing the existing soap pan, setting up two additional pans, etc.
- (f) Cost of two tables.
- (g) Cost of a Marshall's vertical steam engine and other miscellaneous items.

The net additional appropriation required is Rs. 46,706.

Item (8).—The Government sanctioned the conduct of experiments at a cost not exceeding Rs. 250 for designing a small rubberised roller at the Industrial Engineering Workshops for the use of factory owners with a view to prevent the smoke nuisance. As the expenditure is on a new service, a token appropriation of Rs. 100 has been included in the supplementary estimate. The balance of the appropriation has been met from the savings within the grant.

Item (9).—For the shark liver oil industry provision is required (1) for the purchase of equipment, (2) payment of allowance to the Superintendent, Kerala Soap Institute, (3) pay for the staff for one month, (4) purchase of glass bottles for the shark liver oil, (5) for advertisement charges and (6) for cost of groundnut oil and kerosene fire and biscuits. The net additional appropriation required is Rs. 16,600.

Item (vii).—In connexion with the scheme on the development of pottery as inspired from the Government sanctioned the conduct of experiments on materials and in the reconstruction of pottery were as well as in the preparation of glazes for supply to the village workers. The experiments will be conducted in the Government School of Arts and Crafts under the direction of the Ceramic Assistant and the work will be supervised in the field by demonstration of the application of glazes and controlled firing methods to the potters. The scheme expenditure involved in the scheme is Rs. 1,000 recurring and Rs. 300 non-recurring. As the expenditure is on a new service, a token appropriation of Rs. 100 has been included in the supplementary estimate. The balance of the appropriation required for expenditure in the current year has been met from the savings within the grant.

Item (viii).—The investigation of asbestos deposits in Cuddapah was, among others, suggested to the Government of India in April 1940. The Director, Geological Survey of India, stated that exploration by boring and pits was necessary for the purpose and that he had no funds for the purpose. At his instance, 2 only core drills were placed at the disposal of Geological Survey of India and an expenditure of Rs. 11,150 so Rs. 11,000 readily has been incurred on that account. It was expected that the Government of India would meet this charge but as they have stated that drilling and boring are not among the normal functions of the geological survey, the expenditure was debited in the first instance to the engine account of the Public Works Department and it was ordered that it should be met from Provincial funds.

Item (ix).—The Government have sanctioned the grant of Rs. 500 to the Mangalore Industrial School, Kolarbakkam, for conducting preliminary experiments on the manufacture of water-proof packing paper. As the expenditure is on a new service, a token appropriation of Rs. 100 has been included in the supplementary estimate. The balance of the amount, viz., Rs. 400 required for expenditure in the current year has been met by re-appropriation.

Item (x).—The amount is required for payment of grants to the Madras Handloom Weavers' Provincial Co-operative Society for expenditure for modifying looms and to cover any loss which may be incurred by it in the execution of war orders secured by it for 40,000 yards of muni cloth.

The total additional appropriation required under the several heads mentioned above is Rs. 64,440 under authorized and Rs. 180 under charged and these amounts have been included in the supplementary estimate.

(23) GRANT XXII—CROCODILES AND FRAMING.

Estimate of the amount required for further expenditure.

		RS.	
Authorized		20,000	
Total of sums charged		M.D.	
Secretary.			
Major head.	Minor head.	Sub-heads of appropriation.	Estimated amount of further expenditure for 1941-42.
00	00	00	00 00
41. Education.	a. Children's education.	41 4. "Orphanage"	58.
		1. Daily charges	8,400
		20 B. Income tax	
		4. Other charges	8,400
		50 C. Daily food and fuel	
		1. Daily charges	11,000
		20 D. Amusement	
		1. Daily charges	11,000
4. Fisheries.		10 E. Food and other expenses	
		1. Day of officers and	500
		2. Other charges	11,000
		30 F. Other charges	
		1. Other charges	2,500
		2. Other charges	
		30 G. Other charges	
		1. Other charges	8,400
		2. Other charges	50
		30 H. Other charges	
		1. Other charges	100
		Total	50,000

Explanatory Notes.

Item 91.—The additional appropriation is required to meet the increase in depreciation charges due to construction of new buildings, adjustment of errors of depreciation on certain machinery and to the purchase of a ferry.

Now 100.—The additional appropriation is mostly due to the purchase in bulk of the stores normally supplied from England.

Three (a) and (b).—The amount is due to the payment of drainage allowance and to some unforeseen expenditures incurred in planning operations.

From N.Y.—The Government took the lease of the church buildings of the estate of Kuersten and belonging to the Bismarck Estate for a period of 9 years on and from 1st July 1941. The additional provision required at the current year on this account is a sum of R4 13,600.

Items (10) - There was no increase in the operations in the Refueling yards on the West Coast and in the aerobics and maintenance sections on the East Coast. Hence a larger gasoline bill had to be produced during the current year than in 1945-1946. Further, due to war conditions the cost of mail, its transport by airplanes from Tullahoma to West Coast yards and its receipt at the yards, and delivery on board the schooners of Tullahoma and on railway trucks there, were considerably greater than in the previous year. After allowing for savings within the yard, the net additional premium required on this account is a sum of \$3,300.

New (vi).—The additional appropriation is based on the latest notification received by the High Commissioner.

Item (vii)—An additional appropriation of Rs. 600 is required for stores expenditure in England with reference to the latest recommendations of the High Commissioner.

Item 4(a).—The provision is based on the revised estimate for 1943-1944.

A total additional appropriation of Rs. 66,500 is required under the grant and this amount has been included in the supplementary estimate.

(11) GRANT XXIII—MINERALASTICS DEPARTMENT.

Estimate of the amount required for further expenditure.

[illegible]

Explanatory Note.

Items 60 and 61.—The Government have acquired at a cost of Rs. 8,410 the landing ground belonging to the Comblane Municipality. Proposals to extend it to conform to standard requirements at a cost of about Rs. 12,500 in future of the cost of improvements, are being proceeded with.

With the consent of the Court of Wards, the landing ground at Vissagnum has been temporarily taken up for use and repaired at a cost of Rs. 1,300.

A sum of Rs. 2,700 is required for meeting the cost of inspection of sites proposed for landing grounds and other contingent charges.

Against the budget provision of Rs. 23,000 under "41 Aviation—Grants for Aviation Purposes" for the year 1941-1942, the total authorized expenditure is Rs. 25,000 the increase being due entirely to the grant of subsidy to the Madras Flying Club to cover the deficit in respect of the Champ Flying scheme which was not contemplated when the budget estimate for the year was fixed. An additional appropriation of Rs. 2,000 is required.

Item 62b.—The Commissioner for Government Examinations has reported that an additional appropriation of Rs. 14,300 is required for meeting the extra expenditure in 1941-1942 under—

- (i) Travelling allowance.
- (ii) Dearness allowance.
- (iii) Extraneous and office contingencies.

The additional expenditure under Items (i) and (ii) is due to the increase in the number of candidates for the S.S.L.C. Examination of 1941. Item (iii) above is a new expenditure for which no provision has been made in the budget. Against the additional amount of Rs. 14,300 required, savings to the extent of Rs. 9,000 are available for re-appropriation. The balance of Rs. 5,300 has been included in the supplementary estimate.

Item 63.—In June 1941, the Assistant-General was asked to pay Rs. 2,700 to the credit of the Census Department towards the cost of preparation of the village statistics in connection with the Census, 1941. As no saving is available to meet this expenditure an additional appropriation of Rs. 2,700 is included in the supplementary estimate.

Item (v).—The Porambo Coda Revision Committee recommended the constitution of a special agency called the 'Coded Districts Economic Development Board' for at least a period of five years to co-ordinate the work of all departments in the task of planning the prosperity of the Coded Districts. The Government accepted the recommendation and sanctioned the constitution of such a Board with six official and four non-official members for a period of five years from 1st April 1941. The main function of the Board is to carry out the suggestions of the Porambo Coda Revision Committee in paragraph 21 of its report, viz., to conduct an investigation of the existing resources of the Coded Districts and consider their industrial possibilities, to promote the formation of big-scale industries and organize cottage industries, and to study the problems connected with the Tenkashan Project in its development stage. It is also to consider and integrate resources necessary for improving the economic condition of the Coded districts and will also be asked for—

- (i) suggesting lines of action to individual departments;
- (ii) reviewing progress made in various specific directions; and
- (iii) ensuring that there is no delay or friction at points of contact between departments.

In order to enable the Board to get through its work quickly and effectively, the Government have sanctioned the appointment of a whole-time Secretary and the necessary staff. The expenditure on account of the travelling allowance of the non-official

machines and the pay and allowances etc., of the Secretary and his establishment, works out to about Rs. 9,100 during the current year. As the expenditure is on a new service and as no provision has been made for the purpose in the budget for the current year, a sum of Rs. 9,100 has been included in the supplementary estimate.

(22) GRANT XXIV—CIVIL WORKS—WORKS.

Estimate of the amount required for further expenditure.

	Rs.
Authorized	990
Total of sums charged	27,900

Summary.

Year ended.	Main item.	Statement of expenditure.	Details.	Estimated amount of current expenditure in pounds.	
				Charged.	Authorized.
				(a)	(b)
1911.	Civil Works.	1. Civil Works.	1. Civil Works.	10,000	—
1912.		2. Civil Works.	2. Civil Works.	—	100
1913.		3. Civil Works.	3. Civil Works.	4,000	—
1914.		4. Civil Works.	4. Civil Works.	—	100
1915.		5. Civil Works.	5. Civil Works.	—	100
1916.		6. Civil Works.	6. Civil Works.	—	100
1917.		7. Civil Works.	7. Civil Works.	—	100
1918.		8. Civil Works.	8. Civil Works.	—	100
1919.		9. Civil Works.	9. Civil Works.	—	100
1920.		10. Civil Works.	10. Civil Works.	—	100
1921.		11. Civil Works.	11. Civil Works.	—	100
1922.		12. Civil Works.	12. Civil Works.	—	100
1923.		13. Civil Works.	13. Civil Works.	—	100
1924.		14. Civil Works.	14. Civil Works.	—	100
1925.		15. Civil Works.	15. Civil Works.	—	100
1926.		16. Civil Works.	16. Civil Works.	—	100
1927.		17. Civil Works.	17. Civil Works.	—	100
1928.		18. Civil Works.	18. Civil Works.	—	100
1929.		19. Civil Works.	19. Civil Works.	—	100
1930.		20. Civil Works.	20. Civil Works.	—	100
1931.		21. Civil Works.	21. Civil Works.	—	100
1932.		22. Civil Works.	22. Civil Works.	—	100
1933.		23. Civil Works.	23. Civil Works.	—	100
1934.		24. Civil Works.	24. Civil Works.	—	100
1935.		25. Civil Works.	25. Civil Works.	—	100
1936.		26. Civil Works.	26. Civil Works.	—	100
1937.		27. Civil Works.	27. Civil Works.	—	100
1938.		28. Civil Works.	28. Civil Works.	—	100
1939.		29. Civil Works.	29. Civil Works.	—	100
1940.		30. Civil Works.	30. Civil Works.	—	100
1941.		31. Civil Works.	31. Civil Works.	—	100
1942.		32. Civil Works.	32. Civil Works.	—	100
1943.		33. Civil Works.	33. Civil Works.	—	100
1944.		34. Civil Works.	34. Civil Works.	—	100
1945.		35. Civil Works.	35. Civil Works.	—	100
1946.		36. Civil Works.	36. Civil Works.	—	100
1947.		37. Civil Works.	37. Civil Works.	—	100
1948.		38. Civil Works.	38. Civil Works.	—	100
1949.		39. Civil Works.	39. Civil Works.	—	100
1950.		40. Civil Works.	40. Civil Works.	—	100
1951.		41. Civil Works.	41. Civil Works.	—	100
1952.		42. Civil Works.	42. Civil Works.	—	100
1953.		43. Civil Works.	43. Civil Works.	—	100
1954.		44. Civil Works.	44. Civil Works.	—	100
1955.		45. Civil Works.	45. Civil Works.	—	100
1956.		46. Civil Works.	46. Civil Works.	—	100
1957.		47. Civil Works.	47. Civil Works.	—	100
1958.		48. Civil Works.	48. Civil Works.	—	100
1959.		49. Civil Works.	49. Civil Works.	—	100
1960.		50. Civil Works.	50. Civil Works.	—	100
1961.		51. Civil Works.	51. Civil Works.	—	100
1962.		52. Civil Works.	52. Civil Works.	—	100
1963.		53. Civil Works.	53. Civil Works.	—	100
1964.		54. Civil Works.	54. Civil Works.	—	100
1965.		55. Civil Works.	55. Civil Works.	—	100
1966.		56. Civil Works.	56. Civil Works.	—	100
1967.		57. Civil Works.	57. Civil Works.	—	100
1968.		58. Civil Works.	58. Civil Works.	—	100
1969.		59. Civil Works.	59. Civil Works.	—	100
1970.		60. Civil Works.	60. Civil Works.	—	100
1971.		61. Civil Works.	61. Civil Works.	—	100
1972.		62. Civil Works.	62. Civil Works.	—	100
1973.		63. Civil Works.	63. Civil Works.	—	100
1974.		64. Civil Works.	64. Civil Works.	—	100
1975.		65. Civil Works.	65. Civil Works.	—	100
1976.		66. Civil Works.	66. Civil Works.	—	100
1977.		67. Civil Works.	67. Civil Works.	—	100
1978.		68. Civil Works.	68. Civil Works.	—	100
1979.		69. Civil Works.	69. Civil Works.	—	100
1980.		70. Civil Works.	70. Civil Works.	—	100
1981.		71. Civil Works.	71. Civil Works.	—	100
1982.		72. Civil Works.	72. Civil Works.	—	100
1983.		73. Civil Works.	73. Civil Works.	—	100
1984.		74. Civil Works.	74. Civil Works.	—	100
1985.		75. Civil Works.	75. Civil Works.	—	100
1986.		76. Civil Works.	76. Civil Works.	—	100
1987.		77. Civil Works.	77. Civil Works.	—	100
1988.		78. Civil Works.	78. Civil Works.	—	100
1989.		79. Civil Works.	79. Civil Works.	—	100
1990.		80. Civil Works.	80. Civil Works.	—	100
1991.		81. Civil Works.	81. Civil Works.	—	100
1992.		82. Civil Works.	82. Civil Works.	—	100
1993.		83. Civil Works.	83. Civil Works.	—	100
1994.		84. Civil Works.	84. Civil Works.	—	100
1995.		85. Civil Works.	85. Civil Works.	—	100
1996.		86. Civil Works.	86. Civil Works.	—	100
1997.		87. Civil Works.	87. Civil Works.	—	100
1998.		88. Civil Works.	88. Civil Works.	—	100
1999.		89. Civil Works.	89. Civil Works.	—	100
2000.		90. Civil Works.	90. Civil Works.	—	100
2001.		91. Civil Works.	91. Civil Works.	—	100
2002.		92. Civil Works.	92. Civil Works.	—	100
2003.		93. Civil Works.	93. Civil Works.	—	100
2004.		94. Civil Works.	94. Civil Works.	—	100
2005.		95. Civil Works.	95. Civil Works.	—	100
2006.		96. Civil Works.	96. Civil Works.	—	100
2007.		97. Civil Works.	97. Civil Works.	—	100
2008.		98. Civil Works.	98. Civil Works.	—	100
2009.		99. Civil Works.	99. Civil Works.	—	100
2010.		100. Civil Works.	100. Civil Works.	—	100

Explanatory Note.

First (1).—The maximum limit up to which expenditure can be incurred in any one year on improvements, maintenance, repairs, etc., of the official residences (other than the quarters) of His Excellency the Governor of Madras is Rs. 2,51,000 against which a provision of Rs. 2,51,000 only has been made in the current year's budget. The Chief Engineer (Buildings and Roads) has now proposed the following two works estimated to cost Rs. 61,900 for urgent extension in the current year:—

- (1) Constructing additional buildings in the Government House, Coimbatore. Estimate Rs. 41,900.

(3) Improvements to servants' quarters, Government House, Coonoor. Estimate, Rs. 16,000. A sum of Rs. 16,000 is available for appropriation to these works. An additional appropriation of Rs. 24,000 is therefore required for expenditure on the works in the current year and the amount has been included in the supplementary estimate.

Item (16).—There is no regular underground drainage system for the main area of the Fort St. George. A drainage scheme for the Secretariat buildings, forming part of a scheme of extensions and improvements to these buildings, was started in 1927, but before it could be worked out in full, i.e., before the pump-house and the sewer line leading to the Law College Pumping Station, included in the scheme, could be taken up, there came up to the Government a proposal to provide flush-out latrines in the Assistant-Comptroller's office, which involved a partial modification of the Secretariat scheme; and the Secretariat drainage scheme was not proceeded with beyond the settlement tank. The military authorities of the Fort also wanted a drainage scheme for the main Fort area serving the barracks and other military buildings. As a result of the full consideration of the proposals by the authorities concerned, it was finally decided to have a comprehensive drainage for the whole Fort area, serving the Secretariat buildings also, the Secretariat sewer adjacent to above being swapped. It was originally proposed to have the work executed by the local Public Works Department, but, subsequently, the Government of India having taken over the administration of central civil works, this work also devolved on the Central Government. After a long correspondence, the Central Government have approved of the scheme and the Military Engineering Service have started execution.

The cost of the comprehensive drainage scheme is estimated by the Government of India in February 1947, was Rs. 9,52,740. Of this, the expenditure on "plant works," i.e., portions of the system which will be used jointly by all the parties concerned was expected to be Rs. 82,640 as shown below:—

	Rs.
Defence Department's share	61,581
Central Government (Civil) share in respect of the	8,058
Assistant-Comptroller's office.	
Madras Government's share	12,418
Total	82,640

On the Madras Government's share of Rs. 12,418 shown above, the Military Engineering Service will recover departmental charges at 24½ per cent. Hence the total amount payable to the Central Government on account of the Government's share is Rs. 15,568 or Rs. 14,500 according to the estimate of February 1947. It may be slightly deflated according to the present rates. The Government of India have promised to send a further communication in regard to the Provincial Government's share as soon as the full cost is known. As the expenditure on a new service, a token sum of Rs. 500 has been included in the supplementary estimate of expenditure. The balance of the amount has been met by reappropriation.

Item (17).—The amount is required for meeting the enhanced compensation awarded by the Civil Court towards the acquisition of land required for the building.

Item (18).—The provision made in the budget for 1947-1948 for the minor works relating to the High Court is Rs. 5,500, but the Chief Engineer anticipates an expenditure of Rs. 5,500 in the current year. The additional appropriation is required to meet the excess.

Item (19).—The sanctioned bed strength of the District Headquarters Hospital, Coimbatore, is 322 while the daily average number of in-patients treated in the hospital during 1946 was 469.71. The works are overcrowded. The Coimbatore Municipal Council has offered to contribute from its funds a sum of Rs. 20,000 towards the construction and equipment of an out-patient ward of

41 beds. The municipal council has asked for a waiver of the sand cartage charges. The work is estimated to cost Rs. 14,251 exclusive of cartage charges (Rs. 2,525) and the balance of the contribution will be used for equipment.

Since the acceptance of the offer made, to some extent, relieve the Government in the existing matter, the Government have accepted the contribution and have also decided to waive the cartage charges. No extra expenditure is Government is involved except a sum of Rs. 2,525 equivalent to the cartage charges waived. As the contribution provided by the municipality is to be spent first, no account will be required during 1911-1912. As the expenditure is on a new service, an appropriation of Rs. 100 has been included in the supplementary estimate.

Item (vi).—A gentleman in Travancor (Mr. N. R. Sankaran Nayar) had offered to contribute a sum of Rs. 8,500 and then increased the contribution to Rs. 9,500 towards the construction of a university ward in the local Government hospital. The Government have accepted the offer, sanctioned the construction of the ward, agreed to meet the cost of the land required for the purpose and appropriated the contribution as follows:—

	Rs.	Rs.
Ward expenditure	8,500	
Cartage charges	1,000	9,500

The balance of the amount required for ward expenditure (Rs. 1,000) and the cost of land (Rs. 1,500), if required for expenditure in the current year, may be met from the savings.

As the expenditure is on a new service a token appropriation of Rs. 100 has been included in the supplementary estimate.

Item (vii).—The Government sanctioned the construction of a factory for the manufacture of shark liver oil at Calicut at a cost not exceeding Rs. 11,000. An expenditure of Rs. 12,500 will be incurred on the work during the current year and Rs. 11,000 will be met by reappropriation. As the expenditure is however on a new service, a token appropriation of Rs. 100 is included in the supplementary estimate.

Item (viii).—The Imperial Council of Agricultural Research has agreed to subsidize a scheme of rural pisciculture spread over a period of five years from 1st April 1911. The cost of the scheme is Rs. 30,510. The Imperial Council of Agricultural Research has made a grant of Rs. 41,510, and the balance will be met by the Provincial Government. As a candidate for the post of Research Officer to be placed in charge of the scheme has not yet been nominated, the piscicultural operations will commence during 1912-1913. An expenditure of Rs. 11,200 has been estimated for the construction of buildings for laboratory and office. As the expenditure is on a new service, a token appropriation of Rs. 100 is included in the supplementary estimate.

Item (ix).—The old bridge span 25 feet over 4 R. S. girders 12 inches by 4 inches with wooden slabs and boarding is not up to 'B' class standard. The abutments are cracked and of insufficient section and the roadway is inadequate with the result that the road is submerged during abnormal floods. The Chief Engineer inspected the bridge in April 1911 and ordered that the soundness of the bridge should be investigated. After careful examination, the Executive Engineer reported that the resultant pressure fell outside the base indicating thereby that the section abutment was not adequate. It was considered that it was not safe to retain the bridge and that it should be reconstructed with an increased waterway. An estimate of Rs. 12,400 for the reconstruction of the bridge was submitted for sanction. As the bridge is situated on one of the strategic roads in the Nizari and as the working season in the locality is from December to middle of May, the Government in January 1912 approved an expenditure of Rs. 15,000 on the reconstruction of the bridge and the Chief Engineer was asked to put on hand the work immediately. As the expenditure is on a new service, a token sum of Rs. 100 has been included in the supplementary estimate. The expenditure in the current year has been met by reappropriation.

Items (b) and (d).—These works are included in the seven years' and supplementary programmes of road development and the full cost is to be met from the Road Development Fund. As the works were considered urgent, the Chief Engineer was authorized to proceed with the works at the current year. As the expenditure is on a new service, a token sum of Rs. 500 for each work has been included in the supplementary estimate. The expenditure in the current year has been met by reappropriation.

Item (e).—The following works, among others, have been sanctioned by the Government in connexion with the Air Field Precautions:—

- (1) Protective measures for the Government General Hospital buildings, Madras, and certain other hospitals in the Madras.
- (2) Opening of a camp hospital at Tambaram for commencement of road consultation.
- (3) Providing independent water-supply scheme for High Court buildings.
- (4) Providing independent water-supply to the old High Court buildings.
- (5) Providing storage tanks in the compound of the Government Museum.
- (6) Providing storage tanks in the compound of the Stanley Hospital.
- (7) Providing storage tanks in the compound of the Government Hospital for Women and Children.
- (8) Construction of quarters and benches for munias in the General Hospital and certain other hospitals in the Province.
- (9) Construction of incinerators in Government treasuries and sub-treasuries.

As the expenditure relating to the above works is on a new service, a supplementary estimate for a token sum of Rs. 100 is proposed for item (i) in the list of works, viz., protective measures for the Government General Hospital buildings, Madras. The balance of the expenditure required in the current year for all the works has been met by reappropriation from savings within the grant.

Item (iii).—The additional amount is required to carry out certain urgent repairs to the roads in the High Court compound.

The total additional appropriations required under the several items mentioned above is Rs. 31,000 charged and Rs. 900 authorized and these amounts have been included in the supplementary estimate.

(B) GRANT XXV—CIVIL WORKS—ESTABLISHMENT AND TOOLS AND PLANT.

Estimate of the amount required for further expenditure.

	Rs.
Authorized	84,300
Total of sums charged	NIL

Summary.

Major head.	Minor head.	Sub-head or upper portion.	Appropriated amounts of Civil Works—Establishment and Tools and Plant—1941-42.	
			Charged.	Authorized.
(1)	(2)	(3)	(4)	(5)
(1) All Govt. Works ..	Establishment.	1. Chief Engineer	100
		2. Pay of Chief Engineer	100
(10)		3. Government Establishments—
		1. Salaries
		2. Pay of Labour
		3. Clothing, per diem, etc. for all employees
		4. Medical, dental, and other services
		5. Miscellaneous
		6.
		7.
		8.
		9.
		10.
		11.
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		13.
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		52.
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		59.
		60.
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		65.
		66.
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		83.
		84.
		85.
		86.
		87.
		88.
		89.
		90.
		91.
		92.
		93.
		94.
		95.
		96.
		97.
		98.
		99.
		100.

Explanatory Note.

Item (b).—The work in the Chief Engineer's office (Buildings and Roads) has increased considerably owing to the conditions created by the war and also due to additional responsibilities thrown on him such as the control of the Superintending Engineers, Conservators, Electrical Engineer, water works establishments in municipalities, etc. He has furnished statistics showing an increase of 30 per cent in the number of requests received during 1911 over those received in 1910 and he expects that there will be a further increase in 1912. He has accordingly applied for the employment of the following additional staff:—

Two Junior Superintendents.

Six upper division clerks.

Two lower division clerks.

Two third-grade draughtsmen.

The Government have sanctioned the employment for a period of six months of the following additional staff:—

One Junior Superintendent.

Three upper division clerks.

One lower division clerk.

One draughtsman, third grade.

As the additional staff had to be employed very urgently the Chief Engineer was authorized on 2nd March 1912 to employ them in anticipation of the sanction of Government. No expenditure will be incurred during the current year. As the expenditure is however on a new service and as Government have committed themselves to the expenditure, a token appropriation of Rs. 100 has been included in the supplementary estimate.

Item (c).—The following schemes introduced in 1911-1912 have been treated as new services:—

- (1) Improvements to the North Buckingham Canal.
- (2) Organization of boat traffic in the Buckingham Canal.
- (3) Construction of dykes and sill walls and formation of sill trap in front of the South Bank canal leading channel, Kattabo Scheme.
- (4) Improvements to the Ponnampetna cut and restoration of the Coouly Canal in the West Coast.
- (5) Improvements to the Madras Wharf on the north Buckingham Canal at Nann Bridge.
- (6) Formation of an additional subdivision in the Nellore Division for the maintenance of the Buckingham Canal transport system.

The staff detailed in the margin has been sanctioned by the Government for carrying out the above schemes.

- | | |
|------------------------|--|
| 1 Executive Engineer. | |
| 2 Assistant Engineers. | |
| 10 Superintendents. | |
| 12 Clerks. | |
| 2 Draughtsmen. | |
| 1 Steno-grapher. | |
| 40 Peons. | |

A token sum of Rs. 100 is included in the supplementary estimate. The balance of the amount required in the current year has been met by re-appropriation.

Item (d).—There is a decrease in the expenditure on water-supply and drainage schemes executed or supervised by the Public Works department, due mainly to pipes and special materials not having been reserved to the extent originally anticipated and also to stoppage of certain works due to war. Consequently, there is a reduction in the measures for which credit has been taken in the current year's budget. A net appropriation of Rs. 85,700 is required under the above head. As no savings are available for re-appropriation under the grant, the amount has been included in the supplementary estimate.

(34) GRANT XXVI—CIVIL WORKS—GRANTS-IN-AID.

Estimate of the amount required for further expenditure.

	Rs.
Authorised	300
Total of amount charged	Nil.

Statement.

Main head.	Other head.	Sub-head of appropriation.	Estimated amount of surplus expected for financial year.	
			Class. A.	Class. B.
(1)	(2)	(3)	(4)	(5)
34. Civil Works... ..	34. Public Works.	34. B. Grants for local bodies for public works and other public works.	...	100
		(34. B. Grants for local bodies for public works and other public works.)	...	100
		Total	200

Explanatory Note.

Item (1).—In February 1941, the President, District Board, the Mysore applied for a full grant of Rs. 7,500 for rebuilding the bridge at mile 18½ of Ootacamund-Mysore road (No. 100) which was damaged by accident. As the rebuilding work had to be completed before the commencement of the next season and as the District Board could not meet the expenditure incurred from its own funds, a grant of Rs. 7,500 was sanctioned from Provincial funds in the first instance with the intimation that the expenditure might be adjusted to the Road Fund after obtaining the sanction of the Government of India. But it was subsequently decided that the expenditure need not be debited to the Road Fund but might be met from Provincial funds. As the expenditure is on a new service, a token sum of Rs. 100 is included in the supplementary estimate. The balance of Rs. 7,500 has been met from savings within the grant.

Item (2).—Government sanctioned the payment, subject to certain conditions, of additional grants to municipal councils and District boards, and the Corporation of Madras to make good the difference between the amount available for distribution to them under the Madras Motor Vehicles Taxation Act, 1930, and the maximum contribution payable under the Act. These grants were sanctioned subject to the condition that they are spent on approved specific schemes (primarily maintenance) during the current year. Local bodies were informed that any portion of the grant which remained unclaimed on 31st March 1941 would lapse and would not be refunded for 1942-1943. They were also informed that the question of giving similar grants in 1942-1943 and subsequent years would be considered from year to year to the extent that funds may be available. In order that the local bodies may derive the full benefit of the grants, the Government have since decided to create a Provincial Road Fund to which will be credited the balance of the grant left unclaimed out of the amounts sanctioned in any particular year. From the accumulation in the fund, grants will be given in subsequent years to local bodies for schemes of road maintenance and improvements admissible under G.O. No. 2034, L.A., dated 25th October 1941.

It is expected that a sum of Rs. 933 lakhs will be transferred to the Road Fund at the end of the current year. Savings are available under the grant to meet the expenditure. As the creation of a Provincial Road Fund is a new service, a token sum of Rs. 100 is included in the supplementary estimate.

(13) GRANT XXVII—ELECTRICITY.

Estimate of the amount required for further expenditure.

RS.				
Authorized	Rs.	9,78,700		
Total of amount charged	Rs.	Nil.		
Summary.				
Water load.	Motor load.	Sub-load at 100 or 150 H.P.	Estimated amount to be required from 1-1-1932 to 31-3-1933	
(I)	(II)	(III)	(IV)	(V)
01. 2100. 1000 H.P. from Salem. 1000 H.P. from Salem. 1000 H.P. from Salem. 1000 H.P. from Salem.	02. 1000 H.P. from Salem.	03. 100 H.P. from Salem.	04. 100	05. 100
06. 1000 H.P. from Salem. 1000 H.P. from Salem. 1000 H.P. from Salem. 1000 H.P. from Salem.	07. 1000 H.P. from Salem. 1000 H.P. from Salem. 1000 H.P. from Salem. 1000 H.P. from Salem.	08. 100 H.P. from Salem.	09. 100	10. 100
Total			Rs.	9,78,700

Explanatory Note.

Item (1).—In October last the Chief Engineer for Electricity represented that the work in the Central office at Benweza had considerably increased on account of the several additional schemes and extensions in the Andhra power system. He has requested the Central office on the basis of the Central office at Masur and Comber. For these reasons the staff originally sanctioned for the Central office at Benweza was found insufficient and he had to divert several posts sanctioned for other works to cope with the increased work in the Central office. In view of the necessity to restore the diverted posts to works for which they were originally intended and of the increase in the volume of work in the several sections, the following additional staff was sanctioned on a temporary basis up to 31st March 1933:—

Stores Section—

- One chief store-keeper (in lieu of the existing store-keeper, II Grade).
- One upper division clerk, II Grade.
- Four lower division clerks.

General Section—

- One lower division clerk.
- One typist.

Establishment Section—

- One upper division clerk, II Grade (in lieu of one upper division clerk, I Grade).
- One lower division clerk.

Cash Section—

- One upper division clerk, II Grade.
- One lower division clerk.

Expenditure Section—

- One upper division clerk, I Grade (in lieu of one existing upper division clerk, II Grade).
- Two lower division clerks.

Revenue Section—

- Two lower division clerks.

The total expenditure involved is Rs. 8,288 per annum recurring. The amount required on account of the additional staff is Rs. 1,500 in the current year. As the expenditure is on a new service, a token sum of Rs. 100 has been included in the supplementary estimate. The balance of the expenditure has been met by reappropriation.

*New (16).—*As a result of the decision of the Government to keep the account of the balances of the stock of Electricity Stores in the capital account instead of in the reserve account a sum of Rs. 37-48 lakhs being the value of the stock of stores on 31st March 1943 was transferred from the reserve account to the capital account. Consequently there has been a reduction of expenditure to the extent of about Rs. 37-48 lakhs in the Working Expenses of Electricity Schemes and a corresponding increase in capital expenditure. To neutralise the effect of the change in classification of accounts, the Government have decided that a further portion of the expenditure on Electricity Schemes amounting to Rs. 80 lakhs should be met from ordinary revenues. Against the additional appropriation of Rs. 80 lakhs, a sum of Rs. 1,31,600 has been met by reappropriation from the savings in the grant. The balance of Rs. 8,76,000 is included in the supplementary estimate.

(36) GRANT XXVIII—FAMINE.

Estimate of the amount required for further expenditure.

	Rs.
Authorised	1,50,000
Total of sums charged	11,000

Summary.

Major head.	Minor head.	Sub-head of expenditure.	Estimated excess of sums payable over receipts.	
			Sum.	Actual.
(1)	(2)	(3)	(4)	(5)
26 A. Famine Dept.	a Famine and Disturbance Dept.	1 Pay of District Officers.	400	..
		2 Allowances and Other costs.	249	5,300
		3 Relief works	10,500
		4 Distribution relief	11,500
		5 Subsidies	17,500	5,70,000
		Total ..	18,149	1,28,300

Explanatory Note.

In the budget for 1941-1942 a provision of Rs. 1 lakh was made under "54 A. Famine Relief." This provision has been found to be inadequate under the following circumstances:—

- (a) *Cyclone and floods.*—In May 1941, the Malabar district was affected by a severe cyclone and floods and in June 1941 both Malabar and South Kanara districts were affected by floods. Considerable damage was done to property and some lives were also lost. Prompt relief measures had to be undertaken for the purpose. A sum of Rs. 1 lakh was sanctioned for relief in the Malabar district and a sum of Rs. 15,000 for South Kanara. The cyclone in May 1941 also affected the Laccadives and the Arakadive and the Government sanctioned relief amounts for those affected in those islands. In December 1941 there was a cyclone in the South Arakan district and a sum of Rs. 11,000 was sanctioned for relief in that district.
- (b) *Famine.*—The seasonal conditions in parts of Bellary and Karnool have proved unsatisfactory. Three relief works under the Famine Code have been started in the Bellary district to provide employment for unemployed labourers. The question of affording relief to distressed weavers in that district under the Famine Code is under

consideration. The distress in the Kurnool district is being met by the expansion of ordinary programmes of District Road works and it is yet too early to say whether test works will be necessary.

The Collector of Bellary has been authorized to incur an expenditure of Rs. 33,000 in February 1962 over and above the sum of Rs. 97,000 already authorized by the Board of Revenue. These items of expenditure necessitate an additional appropriation of Rs. 11,000 under charged and Rs. 1,50,000 under anticipated, under the grant.

(23) GRANT XXX—STATISTICS AND PRINTING.

Estimate of the amount required for further expenditure.

					Rs.
Authorized	6,72,600
Total of sums cleared	"	48,400

References

[illegible]

Explanatory Note

Item 12.—The additional expenditure is due to the rise in the price of all articles of stationery, especially paper and an unforeseen demand for a large quantity of paper for printing electoral rolls and purchase of a large quantity of cloth for the Madras Herald Office.

Item (X).—The additional expenditure is mainly due to the rise in prices and consequent valuation of infants at higher rates and the supply of additional typewriters and duplications.

Item (X).—Additional expenditure due to larger printing work done for the High Court.

Item (C).—Additional expenditure is due to the special order placed with the Director-General of Stores for articles not manufactured in India and not available in India.

Item 5.—The budget for 1941-1942 does not provide for loss by exchange. Corresponding to the expenditure anticipated on the purchase of stores in England, provision is now made for loss in exchange.

Item 110.—The Mayor of Modena applied to the Government for a contribution to the Mayor's Relief Fund for the benefit of ex-servicemen from overseas. The Government have sanctioned a contribution of Rs. 1,000. In connection with the reception of

evacuees belonging to European and other nationalities, arrangements have been made to accommodate them temporarily in certain bungalows in the Madras City rented for the purpose. The expenditure on this account is proposed to be met by this Government. The total amount of expenditure attributable to this is Rs. 1,250. As the expenditure in the above cases is on a new service, a token sum of Rs. 100 is included in the supplementary estimate. The balance of the expenditure has been met by appropriation of funds.

Item (11).—Consequent on the war the price of yarn increased and in addition the markets for finished cloth in the Far East and in Burma have been practically lost. Master weavers stopped supply of yarn in view of the unsettled conditions. Distress was reported among handloom weavers in various parts of the Province and in the Salem District about 7,000 looms were reported to be idle. The Government therefore sanctioned in the first madras production relief temporary for the distressed weavers and they later opened weavers' relief centres as Government cost to provide employment for the weavers who were thrown out of employment. It was anticipated in January 1942 that a sum of Rs. 8.97 lakhs would be required for the relief of 7,000 looms in the Salem District for a period of three months ending with 31st March 1942. Since then, gratuitous relief has been granted for distressed weavers in the Tanjavur, Chingleput and North Arcot districts. The total cost for 1941-1942, including the sum of Rs. 8.97 lakhs expected to be spent in Salem, is expected to come to Rs. 9.97 lakhs. As the expenditure is on a new service, a token sum of Rs. 100 has been included in the supplementary estimate. The balance of expenditure in the current year has been met by appropriation.

Item (12).—In the budget for 1941-1942 a provision of Rs. 20,000 under charged and Rs. 27,300 under authorized was made for expenditure on Air Raid Prevention measures. It was then anticipated that the expenditure would be entirely borne by the Central Government and credit was taken for the recovery of the full amount. Since the budget was framed, the Government have extended the A.R.P. measures to all the more important towns in the Province and expanded the measures already undertaken in the places most vulnerable to attack. The various items of expenditure are briefly as follows:—

- (1) Pay and allowances of the A.R.P. Controllers and their Assistants and their establishments in the City of Madras and other important towns in the Province including the contingent expenditure of their office.
- (2) Pay and allowances of the Deputy Inspector-General, Civil Defense, and his establishment including the contingent expenditure of his office.
- (3) Expenditure in connection with—
 - (i) Warlike organizations including A.R.P. equipment;
 - (ii) Warning systems;
 - (iii) Lighting restrictions;
 - (iv) Fire fighting organizations and their equipments;
 - (v) Medical;
 - (vi) Anti-gas;
 - (vii) Rescue and demolition work;
 - (viii) Training and education;
 - (ix) Purchase of cars, ambulances, rescue lorries and A.R.P. equipment for Rescue Parties;
 - (x) Fire Brigade and the Auxiliary Fire Service;
 - (xi) Protective measures for Government electrical works including the special staff employed for the purpose and for the electrical works at Madras belonging to the Madras Electric Supply Corporation;
 - (xii) Installation of an emergency thermal station;
 - (xiii) Grants to the Corporation of Madras for the construction of silt trenches;

- (xiv) Evacuation arrangements and organisation of food supplies including the establishment maintained at the Krishnapet Infectious Diseases Hospital in connection with the removal of diseased beggars from the Madras Portmoo Area;
- (xv) Pay and allowances of the officers and their establishment attached to the Public Works department for the execution of A.R.P. works (including A.R.P. subdivisions in the unincorporated and those of the Camouflage officers including their office contingencies);
- (xvi) Air Raid Protection works, e.g., construction of trenches, shelters, fire stations, storage tanks and evacuation camps for families of essential services, structural alterations for the A.R.P. buildings in British Cocks, protective measures for police stations and lines;
- (xvii) Appointment of reserve mobilisable and supervising staff for the sanitary arrangements in the Madras Portmoo Area and arrangements for feeding them and supplying food articles to them;
- (xviii) Provision of water-supply from the Coom for fire-fighting;
- (xix) Publicity campaign for A.R.P. measures;
- (xx) Equipment for subsidiary schemes; and
- (xxi) Other charges such as supply of sundries, petroleum, light, etc., in connection with the subsidiary schemes for the protection of Government buildings and supplies, which are not debited to the departmental budget.

Under the present arrangements for the allocation of expenditure the Government have to bear in the year 1941-1942 an expenditure of Rs. 48.75 lakhs from their own revenue and only expenditure beyond that limit will be shared. The Government of India have also agreed to bear the whole of the non-recurring expenditure sanctioned by them prior to 1st July 1941 and recurring expenditure sanctioned by them and incurred before that date. Taking into account this recovery, the gross expenditure to be borne by the Provincial Government comes to Rs. 41,800 under charged and Rs. 40,18,800 under authorised. A sum of Rs. 17,64,000 is available under authorised for re-appropriation. The balance of appropriation required, namely, Rs. 24,20,800 under charged, Rs. 22,42,700 under authorised has been included in the supplementary estimate.

Item (v).—The Government of India promulgated the Motor Spirit Rationing Order, 1941, providing for the rationing of motor spirit with effect from 15th August 1941 and the Government undertook to administer the order on the understanding that the cost was met by the Central Government. It was not possible to extract more than a part of the work to estimate staff, and a special staff of Sanctioned Officers with subordinate establishments was employed. As currently from the Government of India are made for the calendar year, only the expenditure incurred up to the end of December 1941 including leave and pension charges will be recovered during the current financial year. The expenditure incurred during the calendar year 1942 and the leave and pension charges for the staff employed during the same period will be recovered at the close of the financial year 1942-1943. There is also a small staff employed in the Secretariat on this work. The cost on account of this staff and the recovery from the Government of India are separately accounted for. The expenditure is on a new service. The total expenditure anticipated in 1941-1942 is Rs. 15,700—charged and Rs. 1,35,100—authorised. Allowing for the recovery from the Government of India, which will be taken as statement of charges, the balance of the appropriation required, is Rs. 6,900—charged and Rs. 15,300—authorised.

The sum of Rs. 38,500 required under authorized has been met from the savings and the net amount required under charged is shown in the supplementary estimate.

(20) GRANT XXXIII—CAPITAL OUTLAY ON INDUSTRIAL DEVELOPMENTS.

Estimate of the amount required for further expenditure.

	Rs.
Authorized	31,500
Total of sums charged	NIL

Summary.

Major head.	Minor head.	Estimated amount of further expenditure for 1945-46.	
		Charged.	Authorized.
(1)	(2)	(3)	(4)
W. Capital Grant to Indian Industries.	A. Fisheries	31,500

Explanatory Note.

A provision of Rs. 50,000 was included in the budget for expenditure on the above head. But the expenditure likely to be incurred in the current year is estimated at Rs. 31,500. The increase of Rs. 31,500 is due to—

	Rs.
(1) Grant of dearness allowance to officials ..	3,800
(2) Reconstruction of a suspension bridge across the Pylora river in the Wood Estate of the Madaravatu plantations.	6,900
(3) Cost of planting operations required to be done in advance before 31st March 1946.	7,500
(4) Construction of quarters for Assistant Charge, Government Quinine Factory.	5,300
(5) Part cost of a new lorry purchased for the department.	6,870
(6) Construction of a culvert near the factory.	370
(7) Provision of water-supply in the old plantation of the Asamasika.	1,700
	31,440
	or
	31,500

This amount has been included in the supplementary estimate.

(20) GRANT XXXIV—CAPITAL WORKS OUTSIDE THE REVENUE ACCOUNT.

Estimate of the amount required for further expenditure.

	Rs.
Authorized	750
Total of sums charged	499

Summary.

Major head.	Minor head.	Sub-head or appropriation.	Details.	Estimated amount of further expenditure for 1945-46.	
				Charged.	Authorized.
(1)	(2)	(3)	(4)	(5)	(6)
W. Capital Grant to Civil Works outside the Revenue Account.	A. Police Station—Police.	B. Police Station—Police.	Construction of quarters for the Police Station.	499	750

Explanatory Note.

In connection with the acquisition of land for the construction of quarters for the Armed Reserve and Presidency General Reserve and other Police staff at Mawlapatan, an enhanced rate of

compensation for the land was awarded by the Civil Court. An appeal was preferred by the Government to the High Court against the enhanced compensation. The High Court, however, dismissed the appeal and awarded costs according to Rs. 430-6-4 to the respondent. An additional appropriation of Rs. 400 is therefore required to meet this expenditure and this has been included in the supplementary estimate.

(32) GRANT XXXV—CAPITAL OUTLAY ON ELECTRICITY SCHEMES.
Estimate of the amount required for further expenditure.

Authorized	Rs.
Total of sums charged	590
	Nil.

Summary

Major head.	Sub-head.	Sub-head or appropriation.	DETAILS.	Estimated amount of further expenditure for 1942-43.	
				Charged.	Allocated.
(1)	(2)	(3)	(4)	(5)	(6)
No. 1. Capital Outlay on Electricity Schemes— L. 1. Pykara River Karnataka Division.	A. Works.	1. Private Electric Schemes.	(a) Fire protection and oil drum assembly plants at the Pykara Power station.	..	100
			(b) Fire protection and oil drum assembly plants at the lower station.	..	100
			Total	200

Explanatory Note.

Item (1).—The Chief Engineer for Electricity has submitted an estimate amounting to Rs. 15,500 for providing additional means of fire protection and oil drainage arrangements in the Pykara Power station. The estimate provides for—

- additional pipe connections, pipings, and quick acting sluice valves to drain away oil from the transformers in case of fire;
- water pipe system with necessary hydrants and hoses in the transformer yard and inside the Power-house for extinguishing fire in emergency; and
- ready items such as pebble filling for cable trenches, providing fire extinguishers and storing one of the smaller transformers away from the structure.

The Electrical Commissioner with the Government of India, who was consulted in the matter, considers that the proposals are necessary and appropriate for reducing the fire risk in the transformer yard of the station. As these measures have a considerable peace time value in maintaining the security of supply in the system, the entire expenditure will be borne by the Provincial Government.

As the expenditure is on a new service, taken over of Rs. 100 has been included in the supplementary estimate. The balance of expenditure has been met by reappropriation.

Item (2).—The Chief Engineer (Electricity) has submitted an estimate amounting to Rs. 11,500 for providing fire protection and oil drainage arrangements in the transformer yard of the Colabators receiving station. The estimate provides for—

- water supply and fire fighting arrangements with necessary storage tank, suction and booster pump, hydrants and hoses for extinguishing fire;
- means of quickly draining away oil from 11 and 23 K.V. transformers in case of fire in the yard;
- means of quickly draining away oil from auto-transformers;

(4) building an R.C.C. wall between groups of 11 and 22 K.V. transformers; and

(5) an asbestos screen between 22 K.V. transformers and 22 K.V. feeders and transformers banks.

Of these, items (4) and (5) have been executed by the Chief Engineer (Electricity) at a cost of Rs. 1,630 on subagreement of the sanction of the Government. The Electrical Commissioner with the Government of India, who was consulted in the matter, agrees to items (1) to (5) above. As regards items (4) and (5), he considers that neither of these items is that of special grade, and, particularly with regard to item (4), he recommends that it should be replaced by a brick wall of approved thickness. He also states that the Chief Engineer should provide fire screens which are upto approved standards. It is proposed to accept the Electrical Commissioner's recommendations and to instruct the Chief Engineer (Electricity) that the asbestos screens may be removed and sold or used for other purposes. As the scheme is intended for the general protection of the transformer yard, the entire expenditure will be borne by the Provincial Government. As the expenditure is on a new service, a token sum of Rs. 100 has been included in the supplementary estimate. The balance of expenditure has been met by reappropriation.

(52) GRANT XXXVII—BURNING-FIRE ADVANCES.

Estimate of the amount required for further expenditure.

					Rs.
Authorized	9,70,500
Total of sums charged	Nil.

Summary

Major head.	Minor head.	Sub-head of expenditure.	Particulars.	Estimated amount of further expenditure for financial year 1941-42.	
				(A)	(B)
(1)	(2)	(3)	(4)	(5)	(6)
01 (General Fire Insurance)	1. Special Advances	D. Policy advances	01 Advances to Government for insurance of buildings of Government.	..	9,70,500
02			02 Advances to the Government for insurance of buildings of the Government.	..	1,00,000
03			03 Advances to the Government for insurance of buildings of the Government.	..	500
04			04 Advances to the Government for insurance of buildings of the Government.	..	50,000
Total	9,70,500

Explanatory Note.

Item (1).—In view of the possibility that low-paid Government servants may not be able to evacuate these facilities from places, towns which evacuation may be advised, the Government have sanctioned the payment of advances to such Government servants for this particular purpose. Advances will be allowable for all non-quantified Government servants, including those officiating on gazetted posts, employed in Madras Porters Area and in the towns of Vengalpet, Coimbatore and Cochin for the present, and will be limited to one month's pay or Rs. 20 whichever is less and will also be free of interest. The advance will be made applicable by the Government to other places as and when they consider it desirable to do so. Recoveries of these advances will be made from the pay for the fourth month from that in which the grant is made and will be completely recovered in six monthly instalments. It is not possible to calculate the exact amount of the advances that may be drawn during the current year, but it is expected that it may be about Rs. 2 lakhs. As the grant of this advance is a new service for which no provision has been made in the budget for 1941-1942, and as no reappropriation of funds is possible, a sum of Rs. 2 lakhs is included in the supplementary estimate.

Item (2).—The Government considered it necessary to take suitable arrangements for the supply of foodstuffs in the City of Madras in case of an emergency due to hostile attack. They have accordingly sanctioned a scheme for the opening of a series of wholesale and retail depots in the several parts of the City and for the stocking of the required quantity of essential foodstuffs there. Under this scheme the Triplicane Urban Co-operative Society, Limited, and the Madras Provincial Co-operative Marketing Society, Limited, are responsible for the maintenance of an adequate stock of essential foodstuffs. In order to enable the Societies to maintain this stock, the Government have agreed to give them an advance of Rs. 4,00,000. So far a sum of two lakhs of rupees has been advanced. It is probable that the balance will be required in the course of the year. As the expenditure is on a new service and as no provision has been made for the purpose in the budget for the current year, a sum of Rs. 4,00,000 has been included in the supplementary estimate. The balance required has been met by reappropriation from the savings within the grant.

Item (3).—On a representation from the South India Film Chamber of Commerce, Madras, the Government, after consulting the Commissioner of Police and District Magistrate, decided in September 1940 to institute, as a measure of public safety, an examination for cinema operators so that only competent and qualified persons may be in charge of the cinematograph apparatus and in March 1941, they constituted a Board of Examiners to examine cinema operators and issue them competency certificates. On the strength of these certificates the Chief Electrical Inspector was authorized to grant to cinema operators licences which will be permanent unless revoked for good and sufficient reasons. The examination fee for each candidate has been fixed at Rs. 5 and it is expected that with this fee the examination would be self-supporting.

In order, however, to enable the Board to meet its initial expenses, it requested the Government in May 1941, to make a grant of Rs. 500. As the main object of introducing the system of examination for cinema operators is public safety, though to some extent it is also for the benefit of the exhibitors, the Government considered that an interest-free advance of Rs. 500 should be granted to the Board. Orders have been issued accordingly. The advance is repayable by 1st January 1944.

As the grant of this advance is a new service for which no provision has been made in the budget for 1941-1942, the sum of Rs. 500 has been included in the supplementary estimate.

Item (iv).—The Madras Handloom Weavers' Provincial Co-operative Society has secured war orders for 80,000 yards of muslin cloth and has applied for the supply of other textile materials. The Registrar of Co-operative Societies has recommended that a sum of Rs. 4 lakhs for the purchase of yarn and a sum of Rs. 1 lakh for the payment of wages may be placed at the disposal of the society to be refunded to the Government when payments for supplies made are received from the Supplies department. He has also recommended the payment of a capital grant of Rs. 10,000 for expenditure required for modifying looms and a further grant to cover any loss which may be incurred by it in the execution of war orders. It is also proposed to sanction the necessary staff to supervise the execution of the war orders as and when required. The Government have sanctioned the Registrar's proposals. A sum of Rs. 50,500 is required in the current year as shown in the summary and this amount has been included in the supplementary estimate.

138 GRANT XXXVIII.—LOANS AND ADVANCES BEARING INTEREST.
Estimate of the amount required for further expenditure.

	RS.
Authorized	200
Total of sums charged	Nil.

Summary.

Name loan.	Main loan.	Sub-branch of approved loan.	Estimated amount of interest payable in 1911-1912.	
			Current.	Arrears.
(1)	(2)	(3)	(4)	(5)
(a) Loans and advances bearing interest.	(b) Miscellaneous Loans and Advances.	Loan for the construction of a machine.	..	100
(c)		Loan to the Koorshah Estate.	..	200
		Total	300

Explanatory Note.

Item (i).—In the cyclone which swept over the coastal parts of the Bombay Province on the 16th October 1910 a number of boats were sunk or damaged involving loss to their owners. The following persons of Talangere village of Enticarged taluk lost a machine valued at about Rs. 4,000 off the coast of Bombay in the cyclone: (1) M. Abdulla, (2) Abdul Khader and (3) Abu Baker, sons of Methab Mohammed, and (4) Beharum, son of Mohammed Hajj. They were the joint owners of the machine. They applied for free grant of loan and for an interest-free loan of Rs. 2,500. The Collector of South Kanara reported that he would sanction a free grant of the loan provided the loan applied for by them was sanctioned by the Government. The Board of Revenue recommended the grant of the loan. It was reported that interest-free loans were granted in similar cases by the Bombay Government. As in the case in question it was proposed to give a free grant of loan, it was considered that it was unnecessary to make the loan interest-free but that interest at 3 per cent should be levied, i.e., the rate leviable on loans for the relief of distress. The applicants had no property of their own but another person one M. K. Moonia offered his property as security on behalf of the applicants. A loan of Rs. 2,500 was accordingly sanctioned on the security of both (a) the machine to be built and (b) the land offered by Mr. M. K. Moonia as security.

The amount required for expenditure on account of this loan is Rs. 2,500 in the current year. As the expenditure is on a new service a token sum of Rs. 100 has been included in the supplementary estimate. The balance of the expenditure has been met by reappropriation.

How so.—The late Koodali Nayar, the last member of an ancient family known as "Koodali Swamipara" in the Malabar district died in 1896 and the Government took possession of his estate in possession of their claim to the estate. In 1898 an advocate, named V. S. Venkatchandran Aggar, filed a suit for the recovery of Rs. 21,000 being the principal and interest on a promissory note executed by the late Koodali Nayar. The Koodali Nayar had left a will disposing of his properties and the legatee took advantage of this will, in which they were included, to agitate their claims as against the estate. The District Judge, North Malabar, decided the estate was in favour of the Government but found the amount claimed under the promissory note in favour of the plaintiff; under that decree the legatee were required to pay half the costs of the Government. The Government decided not to appeal against the decision of the District Judge which meant that a total sum of Rs. 21,521 became due for payment under the decree. The Collector of Malabar and the Board of Revenue recommended that the Government should advance the money necessary to make this payment because the liquid assets of the estate were negligible, but the Government decided in May 1941 that it would be sufficient to pay on and when funds became available from the estate's income. A sum of Rs. 7,250 has already been paid under this arrangement.

The plaintiff proceeded to execute the decree and a part of the forest land belonging to the estate has been attached. The execution was opposed by the Government on the ground that the requirements of section 52, Civil Procedure Code, in the matter of decrees as against the Government had not been satisfied but the District Judge overruled that objection. It was considered that though the District Judge's order was incorrect, no practical advantage would be gained by taking the matter in appeal to the High Court. It was also considered that on portion of the property should be allowed to be sold to satisfy the decree, while the estate is in the Government's hands.

The question of moving the High Court to stay the execution of the decree and disposal of the appeal (A.S. No. 190 of 1941 on the file of the High Court) filed by the legatee against the District Judge's order as to costs was considered but the Government were advised that it was not possible as the plaintiff in the lower Court was not a party to the appellate proceedings. In the circumstances it has been decided that the Government should advance Rs. 21,000 to the Collector of Malabar to pay off the decree debt. The advance will be recovered with interest at six percent per annum in six annual instalments.

As the grant of this loan is a new service for which no provision has been made in the budget for 1941-1942 a token appropriation of Rs. 100 has been included in the supplementary estimate. The balance of the appropriation required has been met from the savings within the grant.

W. SCOTT BROWN,
Financial Secretary.

Introduction of the Income-tax Relief Order Book.

The following letter of the Accountant-General (I.C. Section, Madras, No. 136 3/204-2/1146, dated 11th/12th March 1945, is published:—

The Income-tax Officer, 70th Circle, Madras, has submitted in his letter, dated 11th February 1945, that he will soon bring into use Relief Order Book Nos. 10-A, 10-B, 10-C and 10-D (which) each containing 25 vouchers.

S. NATARAJAN,
Deputy Accountant-General.

PUBLIC DEPARTMENT.

4(Click) Detectar.3

August 19, 1988

Post 25, 40000, March 21, 1948.

Page 24

Mr. M. Saperstein, Deputy Superintendent of Police, Chandler, California, South Area district, to be Special A.T.F. Office for California, and Mr. A. O. Freeman, retired in the Police Department.

Delegation of certain powers under Defence of India Rules

Part 22, Georgia, March 28, 2012
[02.00.000, 010, P-00000000000000000000]

22 24

[illegible]

Ka. 29.

In answer of the queries contained by subrule (2) of rule 18 of the Defence of India Rules and in compliance of the notification issued by the Director, the following information is furnished:

1. The total number of persons employed in the various departments of the Government of India is as follows:

2. The total number of persons employed in the various departments of the Government of India is as follows:

(D) the Superintending Engineer, A.T.F. Circle, Madras, to construct and maintain on road, she has and as she has on any land in the Madras Port Trust Area and to enter upon any land for any such purpose; and

Of the Superintending Engineer, A.R.P. Coils, Madison, and the Deputy Commissioners, Fire Bureau, Madison, to construct and maintain Air Raid Protection works on any land in the Madison Fortness Area and to enter upon any land for any such purpose.

Explanation.—For the purpose of this order the Malaga Fortified Area, shall mean the area within the following boundaries:

(a) On the north a line drawn east and then through the northern end of the Berry (approximately north of Yachukpen, 8½ miles north of Makas Harbour);

(4) On the West, a line running north and east through Pettah Railway Station to the Midland and Southern Railway Station;

(j) Dallas-Fort Worth's long running east and west through Tarrant County Highway station on the South Eastern Railroad - and

left on the part the least of territorial regions.

No. 34

[illegible]

Page 208

On motion of the powers conferred by sub-rule (3) of rule 31 C of the Defence of India Rules, read with the Government of India, Defence Department, India, and the Secretariat, No. 112 Official, dated 21.7.1941, and in response to the Local Prosecution Department, No. 112 Official, dated 18.10.1941, the following order was made:—

1. That the 18th August 1941, mentioned in para 315 of Part I of the Part D Group Gazette, dated 18th August 1941, the Commissioner of the Government of Madras, is pleased to authorize the Regional Commissioner Officer to issue and accept any factory licenses within the Province of Madras for the purpose of maintaining a war situation, there being no objection to such a course being taken by the Madras Government to enable it to take necessary steps in the matter of armaments and property therein used in the defence of the country.

2. That the order of a local court.

S. V. RAMANENTY
Chief Researcher

Controlled 1

Leave:

Part 51, Chs. 20-22, March 14, 1944.

Fig. 11.

The Reverend G. M. B. Shaw, M.A., Secretary
Imperial Church of Scotland, Madras, with effect
from the day of date, hereby for one year that month
and eighteen days permanently is retained as shown
below:

(2) have an account pay for those months, and
make sure, and

(4) have an half average pay for one year and six months in continuation.

Journal of Management Education 32(1)

Fort St. George, March 14, 1801.

824 172

The Reverend L. McElwain, Jr., is well known as a Preliminary Senior Chaplain, Church of Scotland.

Madras and Secular Chaplains, St. Andrew's Church, Madras, vice the Reverend C. H. D. Short, granted leave.

Every love affair

Post 11, Oregon, March 14, 1942.

Page 108

The following recitation of the Book by the Agents to the Governor General, Resident, and Chief Commissioner in Saskatchewan is published:—

Publ. des Univ. Fukuyama 1945.

No. D. 154-2022. 000/P.A.—The services of the Reverend L. Kirkwood M.A., Chaplain, Church of Scotland, Quebec, are placed at the disposal of the Government of Quebec with effect from the date of his being released to Quebec.

A. V. DAMANTY,
Chief Secretary.

(Special)

Laws.

Port St. George, March 18, 1918.

No. 61.

Under rule 41 of the Parliamentary Rules No. 8, of 1911, I, C. C. Colclough and Edward Maguire of the Straits Settlements, do hereby lay before Council laws from 1918 March 18th to date of issue.

E. T. LAMARQUE,
Chief Secretary.

(War)

Control Work of East India Distribution and Sugar Factories, Limited, at Rangoon.

ENACTED AS A PROTECTED PLACE.

Port St. George, March 16, 1918.
[G.O. No. 24, 1918, Public (War).]

No. 62.

Whereas the Government of Madras desires to grant that special provisions should be taken to prevent the entry of unauthorised persons into the place hereafter mentioned:

Now, therefore, in exercise of the powers conferred by rule 2 of the Rules of India Rules, His Excellency the Governor of Madras is pleased to declare the Control Work of the East India Distribution and Sugar Factories, Limited, situated at Rangoon, the headquarters of which are specified below, to be a protected place.

"The limits of the said company situated in S. No. 52 of Kanna Village, Madras District, North Arcot District, bounded on the North by S. Nos. 483 D and 483 A, on the East by S. Nos. 483 A and 751, on the South by S. Nos. 751, 114, 114 and 118, and on the West by S. Nos. 751, 114, 114 and 118."

DECLARATION OF FORCE.

Port St. George, March 18, 1918.
[G.O. No. 24, 1918, Public (War).]

No. 63.

In exercise of the powers conferred by sub-section (1) of section 2 of the Defence of India Act, 1915 (XXV) of 1915, His Excellency the Governor of Madras is hereby pleased to direct that the persons of the Provincial Government under rule 41 and 42 of rule 41 and rule 42 of the Defence of India Rules shall, in respect of the Control Work of the East India Distribution and Sugar Factories, Limited, situated at Rangoon which is declared to be a protected place in G.O. No. 484, Public (War) dated 16th March, 1918, be available also by the General Manager of the said company.

Persons of Port St. George, Madras, notified as protected area.

Port St. George, March 11, 1918.
[G.O. No. 484, Public (War).]

No. 64.

Whereas the Government of Madras desires it necessary to regulate the entry of persons into the area hereafter known as the Port St. George as described in Subsection 1 hereof:

Now, therefore, in exercise of the powers conferred by sub-rule (1) of rule 41 of the Defence of India Rules, His Excellency the Governor of Madras is hereby pleased to declare the said area to be a protected area and that on and after the 15th of March 1918 the entry of persons into the said area shall be regulated by the provisions of the scheme contained in Schedule I hereof annexed.

SCHEDULE I.

The area bounded by the following town survey numbers—

North—Survey Nos. 11714 and 11715.
East—Survey Nos. 11712 and 4.
West—Survey Nos. 2, 3, 12, 13 and 14159.

SCHEDULE II.

I. Regulations—

(a) Military—

- (i) General security of the area.
- (ii) Entrance and exit of all military personnel, their families, servants, etc.
- (iii) Church services of St. Mary's Church.
- (iv) Issue of passes to military personnel.
- (v) Military visitors.
- (vi) Civil police responsible for civilian pass holders and visitors to civil offices.
- (vii) Issue of passes to staff, etc., of civil offices.
- (viii) Issue of permits to visitors to civil offices.
- (ix) Subordinate—in this matter, unless there is something exceptional in the matter or context—

(a) "Title" means one of the names of the Port which are in normal daily use.

(b) "Military personnel" means any person, of whatever rank, duly entitled in His Majesty's Forces, his family, servants and persons duly and properly employed by him.

(c) "Civilian" means any person not entitled to any branch of His Majesty's Forces, and includes both officials and non-officials.

(d) "Guard" means the civil police officer, military police or military personnel on guard duty at any one of the Port limits.

(e) "Pass" means a duly signed and authenticated authorisation permitting the person to whom it has been issued to enter and leave the Port at will, subject to the conditions, if any specified in it.

(f) "Pass holder" means a person in possession of a valid pass and is ordinarily entitled to persons whose place of work or residence is in the Port.

(g) "Visitor" means any other person coming to the Port for any purpose whatsoever, who is not a pass holder.

(h) "Responsible Officer" means the officer, whether civil or military, duly authorised to issue permits to visitors.

(i) "Patrol" means an authorisation issued by a Responsible Officer to a visitor enabling him to visit any particular office.

(j) "Port premises" means the area generally known as Port St. George, Madras, of which the boundaries are as follows—

North—Survey Nos. 11714 and 11715

East—Survey Nos. 11712 and 4.

South—Survey No. 2.

West—Survey Nos. 3, 12, 13 and 14159.

(k) General security of the Port area—(a) This will be a military responsibility.

(b) All "sub-points" must normally be permanently closed. If any "sub-point" has to be left open for any reason, the officer who orders it to be opened will be responsible for seeing that it is properly protected by armed force or other suitable means.

(c) The officers of the British Military Hospital will be protected with armed force.

(d) All other portions of the premises of which unauthorised persons or vehicles might be allowed access are protected by armed force or such other means as may be specified by the Military Officer responsible in this behalf.

IV. *Communications*—The Redoubt Gate shall be used for and only for all kinds of traffic between the hours of 7 a.m. and 5 p.m. It shall be closed at all other times. No one shall be allowed to enter by this gate on any private business.

Exception—This rule shall not apply to military personnel on duty going to and returning from the Redoubt Gate.

(b) The 30. Arrows Gate shall be used as an entrance only between the hours of 7 a.m. and 5 p.m. and for both military and civil motor traffic.

(c) The 30. Arrows Gate shall be used for military traffic in such manner as shall be laid down in Standing Orders in this behalf.

(d) For civilian traffic this gate shall only be used as an entrance between the hours of 8.30 a.m. and 5 p.m. It may be used as an exit for civilian traffic at all hours when it is open in accordance with subsection (c) above, subject to the rules laid down in subsections (b), (c), (d), (e), (f), (g), (h), (i), (j), (k), (l), (m), (n), (o), (p), (q), (r), (s), (t), (u), (v), (w), (x), (y), (z), (aa), (ab), (ac), (ad), (ae), (af), (ag), (ah), (ai), (aj), (ak), (al), (am), (an), (ao), (ap), (aq), (ar), (as), (at), (au), (av), (aw), (ax), (ay), (az), (ba), (bb), (bc), (bd), (be), (bf), (bg), (bh), (bi), (bj), (bk), (bl), (bm), (bn), (bo), (bp), (bq), (br), (bs), (bt), (bu), (bv), (bw), (bx), (by), (bz), (ca), (cb), (cc), (cd), (ce), (cf), (cg), (ch), (ci), (cj), (ck), (cl), (cm), (cn), (co), (cp), (cq), (cr), (cs), (ct), (cu), (cv), (cw), (cx), (cy), (cz), (da), (db), (dc), (dd), (de), (df), (dg), (dh), (di), (dj), (dk), (dl), (dm), (dn), (do), (dp), (dq), (dr), (ds), (dt), (du), (dv), (dw), (dx), (dy), (dz), (ea), (eb), (ec), (ed), (ee), (ef), (eg), (eh), (ei), (ej), (ek), (el), (em), (en), (eo), (ep), (eq), (er), (es), (et), (eu), (ev), (ew), (ex), (ey), (ez), (fa), (fb), (fc), (fd), (fe), (ff), (fg), (fh), (fi), (fj), (fk), (fl), (fm), (fn), (fo), (fp), (fq), (fr), (fs), (ft), (fu), (fv), (fw), (fx), (fy), (fz), (ga), (gb), (gc), (gd), (ge), (gf), (gg), (gh), (gi), (gj), (gk), (gl), (gm), (gn), (go), (gp), (gq), (gr), (gs), (gt), (gu), (gv), (gw), (gx), (gy), (gz), (ha), (hb), (hc), (hd), (he), (hf), (hg), (hh), (hi), (hj), (hk), (hl), (hm), (hn), (ho), (hp), (hq), (hr), (hs), (ht), (hu), (hv), (hw), (hx), (hy), (hz), (ia), (ib), (ic), (id), (ie), (if), (ig), (ih), (ii), (ij), (ik), (il), (im), (in), (io), (ip), (iq), (ir), (is), (it), (iu), (iv), (iw), (ix), (iy), (iz), (ja), (jb), (jc), (jd), (je), (jf), (jg), (jh), (ji), (jj), (jk), (jl), (jm), (jn), (jo), (jp), (jq), (jr), (js), (jt), (ju), (jv), (jw), (jx), (jy), (jz), (ka), (kb), (kc), (kd), (ke), (kf), (kg), (kh), (ki), (kj), (kk), (kl), (km), (kn), (ko), (kp), (kq), (kr), (ks), (kt), (ku), (kv), (kw), (kx), (ky), (kz), (la), (lb), (lc), (ld), (le), (lf), (lg), (lh), (li), (lj), (lk), (ll), (lm), (ln), (lo), (lp), (lq), (lr), (ls), (lt), (lu), (lv), (lw), (lx), (ly), (lz), (ma), (mb), (mc), (md), (me), (mf), (mg), (mh), (mi), (mj), (mk), (ml), (mn), (mo), (mp), (mq), (mr), (ms), (mt), (mu), (mv), (mw), (mx), (my), (mz), (na), (nb), (nc), (nd), (ne), (nf), (ng), (nh), (ni), (nj), (nk), (nl), (nm), (nn), (no), (np), (nq), (nr), (ns), (nt), (nu), (nv), (nw), (nx), (ny), (nz), (oa), (ob), (oc), (od), (oe), (of), (og), (oh), (oi), (oj), (ok), (ol), (om), (on), (oo), (op), (oq), (or), (os), (ot), (ou), (ov), (ow), (ox), (oy), (oz), (pa), (pb), (pc), (pd), (pe), (pf), (pg), (ph), (pi), (pj), (pk), (pl), (pm), (pn), (po), (pp), (pq), (pr), (ps), (pt), (pu), (pv), (pw), (px), (py), (pz), (qa), (qb), (qc), (qd), (qe), (qf), (qg), (qh), (qi), (qj), (qk), (ql), (qm), (qn), (qo), (qp), (qq), (qr), (qs), (qt), (qu), (qv), (qw), (qx), (qy), (qz), (ra), (rb), (rc), (rd), (re), (rf), (rg), (rh), (ri), (rj), (rk), (rl), (rm), (rn), (ro), (rp), (rq), (rr), (rs), (rt), (ru), (rv), (rw), (rx), (ry), (rz), (sa), (sb), (sc), (sd), (se), (sf), (sg), (sh), (si), (sj), (sk), (sl), (sm), (sn), (so), (sp), (sq), (sr), (ss), (st), (su), (sv), (sw), (sx), (sy), (sz), (ta), (tb), (tc), (td), (te), (tf), (tg), (th), (ti), (tj), (tk), (tl), (tm), (tn), (to), (tp), (tq), (tr), (ts), (tt), (tu), (tv), (tw), (tx), (ty), (tz), (ua), (ub), (uc), (ud), (ue), (uf), (ug), (uh), (ui), (uj), (uk), (ul), (um), (un), (uo), (up), (uq), (ur), (us), (ut), (uu), (uv), (uw), (ux), (uy), (uz), (va), (vb), (vc), (vd), (ve), (vf), (vg), (vh), (vi), (vj), (vk), (vl), (vm), (vn), (vo), (vp), (vq), (vr), (vs), (vt), (vu), (vv), (vw), (vx), (vy), (vz), (wa), (wb), (wc), (wd), (we), (wf), (wg), (wh), (wi), (wj), (wk), (wl), (wm), (wn), (wo), (wp), (wq), (wr), (ws), (wt), (wu), (wv), (ww), (wx), (wy), (wz), (xa), (xb), (xc), (xd), (xe), (xf), (xg), (xh), (xi), (xj), (xk), (xl), (xm), (xn), (xo), (xp), (xq), (xr), (xs), (xt), (xu), (xv), (xw), (xx), (xy), (xz), (ya), (yb), (yc), (yd), (ye), (yf), (yg), (yh), (yi), (yj), (yk), (yl), (ym), (yn), (yo), (yp), (yq), (yr), (ys), (yt), (yu), (yv), (yw), (yx), (yy), (yz), (za), (zb), (zc), (zd), (ze), (zf), (zg), (zh), (zi), (zj), (zk), (zl), (zm), (zn), (zo), (zp), (zq), (zr), (zs), (zt), (zu), (zv), (zw), (zx), (zy), (zz).

(e) Only pass holders shall be allowed to use all other gates.

(f) Customs, whenever there reason for sending to the Post, shall enter and depart by the 30. Arrows Gate.

(g) Guards shall be drawn to the guards both on entering and leaving the gate.

(h) Visitors shall surrender the permits issued to them by the Military Officer in Charge Section IX, before the 30. Arrows Gate. Anyone failing to surrender his or her permit will not be allowed to depart.

V. *Guards*—(a) At each of the three gates there will be a duty guard of eight and military police. The strength of these guards will be fixed by the Officer responsible with reference to the duties assigned to each.

(b) The guards at the 30. Arrows Gate must be of sufficient strength to prevent the motor traffic passing to the Redoubt Gate.

(c) The civil police guard at the 30. Arrows Gate will be on duty from 8.30 a.m. to 5 p.m. only at weekdays and not at all on Sundays. During the other hours it is this guard is open the guard shall be drawn to the 30. Arrows Gate.

(d) The guards will work in close cooperation with each other. The military guards will be responsible for the maintenance and with all military pass holders and visitors and the civil police for all civilian pass holders and visitors.

VI. *Passes*—(a) All existing passes will be withdrawn and none to be valid on and after the date specified in the Order directing the Post to be a restricted area.

(b) Fresh passes to one of the forms set out in Annexure I, shall be issued and none else shall be issued in the order referred to in subsection (a) above.

Exception—Officers having frequent business at more than one post may be issued with a restricted pass to allow them to visit more than one post and for such visits as are permitted by the order referred to in subsection (a) above.

(c) Passes shall be issued by the Head of the Post or Officer authorized by the Staff Committee or standing in the buildings under his control. That it is to be—

Power of	will be issued by
(a) Military personnel	Officer authorized by the Staff Committee
(b) Non-military personnel	Officer authorized by the Staff Committee
(c) Civilian personnel	Officer authorized by the Staff Committee
(d) Post and Transport office	Officer authorized by the Staff Committee

(d) Passes shall be prepared in different colours, as shown in Annexure I, for each of the five categories in subsection (a) above.

(e) The issuing officer shall not use a rubber stamp for the signature on the pass, but may use a facsimile in blue.

VII. *Pass holders*—(a) Pass holders fall into three classes under each of the five categories set out in section VI (a).

(b) *Class I*—Under this head are included all Military Officers, NCOs, and O.Bs. and clerks and their respective families, H. living or working in places within the Fort Limits, and all Civilian Officers, Non-military officers and clerks working in offices located in the Fort Limits.

(c) *Class II*—This includes all (a) (b) (c) (d) (e) (f) (g) (h) (i) (j) (k) (l) (m) (n) (o) (p) (q) (r) (s) (t) (u) (v) (w) (x) (y) (z) (aa) (ab) (ac) (ad) (ae) (af) (ag) (ah) (ai) (aj) (ak) (al) (am) (an) (ao) (ap) (aq) (ar) (as) (at) (au) (av) (aw) (ax) (ay) (az) (ba) (bb) (bc) (bd) (be) (bf) (bg) (bh) (bi) (bj) (bk) (bl) (bm) (bn) (bo) (bp) (bq) (br) (bs) (bt) (bu) (bv) (bw) (bx) (by) (bz) (ca) (cb) (cc) (cd) (ce) (cf) (cg) (ch) (ci) (cj) (ck) (cl) (cm) (cn) (co) (cp) (cq) (cr) (cs) (ct) (cu) (cv) (cw) (cx) (cy) (cz) (da) (db) (dc) (dd) (de) (df) (dg) (dh) (di) (dj) (dk) (dl) (dm) (dn) (do) (dp) (dq) (dr) (ds) (dt) (du) (dv) (dw) (dx) (dy) (dz) (ea) (eb) (ec) (ed) (ee) (ef) (eg) (eh) (ei) (ej) (ek) (el) (em) (en) (eo) (ep) (eq) (er) (es) (et) (eu) (ev) (ew) (ex) (ey) (ez) (fa) (fb) (fc) (fd) (fe) (ff) (fg) (fh) (fi) (fj) (fk) (fl) (fm) (fn) (fo) (fp) (fq) (fr) (fs) (ft) (fu) (fv) (fw) (fx) (fy) (fz) (ga) (gb) (gc) (gd) (ge) (gf) (gg) (gh) (gi) (gj) (gk) (gl) (gm) (gn) (go) (gp) (gq) (gr) (gs) (gt) (gu) (gv) (gw) (gx) (gy) (gz) (ha) (hb) (hc) (hd) (he) (hf) (hg) (hh) (hi) (hj) (hk) (hl) (hm) (hn) (ho) (hp) (hq) (hr) (hs) (ht) (hu) (hv) (hw) (hx) (hy) (hz) (ia) (ib) (ic) (id) (ie) (if) (ig) (ih) (ii) (ij) (ik) (il) (im) (in) (io) (ip) (iq) (ir) (is) (it) (iu) (iv) (iw) (ix) (iy) (iz) (ja) (jb) (jc) (jd) (je) (jf) (jg) (jh) (ji) (jj) (jk) (jl) (jm) (jn) (jo) (jp) (jq) (jr) (js) (jt) (ju) (jv) (jw) (jx) (jy) (jz) (ka) (kb) (kc) (kd) (ke) (kf) (kg) (kh) (ki) (kj) (kk) (kl) (km) (kn) (ko) (kp) (kq) (kr) (ks) (kt) (ku) (kv) (kw) (kx) (ky) (kz) (la) (lb) (lc) (ld) (le) (lf) (lg) (lh) (li) (lj) (lk) (ll) (lm) (ln) (lo) (lp) (lq) (lr) (ls) (lt) (lu) (lv) (lw) (lx) (ly) (lz) (ma) (mb) (mc) (md) (me) (mf) (mg) (mh) (mi) (mj) (mk) (ml) (mn) (mo) (mp) (mq) (mr) (ms) (mt) (mu) (mv) (mw) (mx) (my) (mz) (na) (nb) (nc) (nd) (ne) (nf) (ng) (nh) (ni) (nj) (nk) (nl) (nm) (nn) (no) (np) (nq) (nr) (ns) (nt) (nu) (nv) (nw) (nx) (ny) (nz) (oa) (ob) (oc) (od) (oe) (of) (og) (oh) (oi) (oj) (ok) (ol) (om) (on) (oo) (op) (oq) (or) (os) (ot) (ou) (ov) (ow) (ox) (oy) (oz) (pa) (pb) (pc) (pd) (pe) (pf) (pg) (ph) (pi) (pj) (pk) (pl) (pm) (pn) (po) (pp) (pq) (pr) (ps) (pt) (pu) (pv) (pw) (px) (py) (pz) (qa) (qb) (qc) (qd) (qe) (qf) (qg) (qh) (qi) (qj) (qk) (ql) (qm) (qn) (qo) (qp) (qq) (qr) (qs) (qt) (qu) (qv) (qw) (qx) (qy) (qz) (ra) (rb) (rc) (rd) (re) (rf) (rg) (rh) (ri) (rj) (rk) (rl) (rm) (rn) (ro) (rp) (rq) (rr) (rs) (rt) (ru) (rv) (rw) (rx) (ry) (rz) (sa) (sb) (sc) (sd) (se) (sf) (sg) (sh) (si) (sj) (sk) (sl) (sm) (sn) (so) (sp) (sq) (sr) (ss) (st) (su) (sv) (sw) (sx) (sy) (sz) (ta) (tb) (tc) (td) (te) (tf) (tg) (th) (ti) (tj) (tk) (tl) (tm) (tn) (to) (tp) (tq) (tr) (ts) (tt) (tu) (tv) (tw) (tx) (ty) (tz) (ua) (ub) (uc) (ud) (ue) (uf) (ug) (uh) (ui) (uj) (uk) (ul) (um) (un) (uo) (up) (uq) (ur) (us) (ut) (uu) (uv) (uw) (ux) (uy) (uz) (va) (vb) (vc) (vd) (ve) (vf) (vg) (vh) (vi) (vj) (vk) (vl) (vm) (vn) (vo) (vp) (vq) (vr) (vs) (vt) (vu) (vv) (vw) (vx) (vy) (vz) (wa) (wb) (wc) (wd) (we) (wf) (wg) (wh) (wi) (wj) (wk) (wl) (wm) (wn) (wo) (wp) (wq) (wr) (ws) (wt) (wu) (wv) (ww) (wx) (wy) (wz) (xa) (xb) (xc) (xd) (xe) (xf) (xg) (xh) (xi) (xj) (xk) (xl) (xm) (xn) (xo) (xp) (xq) (xr) (xs) (xt) (xu) (xv) (xw) (xx) (xy) (xz) (ya) (yb) (yc) (yd) (ye) (yf) (yg) (yh) (yi) (yj) (yk) (yl) (ym) (yn) (yo) (yp) (yq) (yr) (ys) (yt) (yu) (yv) (yw) (yx) (yy) (yz) (za) (zb) (zc) (zd) (ze) (zf) (zg) (zh) (zi) (zj) (zk) (zl) (zm) (zn) (zo) (zp) (zq) (zr) (zs) (zt) (zu) (zv) (zw) (zx) (zy) (zz).

(d) *Class III*—Under this head are included all persons and persons' animals of persons living within the Fort Limits and all motor drivers, vehicle drivers and other persons employed in road staff as defined in subsection (c) above.

(e) All passes shall have the signature or the stamp of the Officer.

(f) Passes for animals and persons must contain photographs of the persons to whom the pass is issued.

(g) *Exception*—For persons' passes this is not required by the Officer, in addition to the signature of the issuing Officer. It is taken that the Officer knows the persons to whom the passes are issued. The signature shall be verified against the photograph of the person. For this purpose, the Officer's signature will not be accepted.

(h) In addition to the three classes specified in subsection (c) above, the following may be granted passes at the discretion of the Military Officer concerned—

(i) *Military personnel*, working, and living outside the Fort Limits but having occasion to make frequent visits to the Fort, within the Fort—

E.g., M.O.C., Madras, G.O., the District Officer, etc.

(j) *Civilian officials* and non-officials having frequent business at the Government or other civil offices situated in the Fort Limits.

E.g., Heads of Departments, Private Secretary to the Secretary to the Government, Members of the Provincial War Council, etc.

(k) *Persons*—Persons—Persons are included in and taken from the Reserve Bank of India, Bank Department, in hand with under the Fort.

(l) *Persons*—Persons are included in and taken from the Reserve Bank of India, Bank Department, in hand with under the Fort.

(m) *Persons*—Persons are included in and taken from the Reserve Bank of India, Bank Department, in hand with under the Fort.

(n) *Persons*—Persons are included in and taken from the Reserve Bank of India, Bank Department, in hand with under the Fort.

(o) *Persons*—Persons are included in and taken from the Reserve Bank of India, Bank Department, in hand with under the Fort.

(p) *Persons*—Persons are included in and taken from the Reserve Bank of India, Bank Department, in hand with under the Fort.

(q) *Persons*—Persons are included in and taken from the Reserve Bank of India, Bank Department, in hand with under the Fort.

(r) *Persons*—Persons are included in and taken from the Reserve Bank of India, Bank Department, in hand with under the Fort.

(s) *Persons*—Persons are included in and taken from the Reserve Bank of India, Bank Department, in hand with under the Fort.

(t) *Persons*—Persons are included in and taken from the Reserve Bank of India, Bank Department, in hand with under the Fort.

(u) *Persons*—Persons are included in and taken from the Reserve Bank of India, Bank Department, in hand with under the Fort.

(v) *Persons*—Persons are included in and taken from the Reserve Bank of India, Bank Department, in hand with under the Fort.

(w) *Persons*—Persons are included in and taken from the Reserve Bank of India, Bank Department, in hand with under the Fort.

(x) *Persons*—Persons are included in and taken from the Reserve Bank of India, Bank Department, in hand with under the Fort.

(y) *Persons*—Persons are included in and taken from the Reserve Bank of India, Bank Department, in hand with under the Fort.

(z) *Persons*—Persons are included in and taken from the Reserve Bank of India, Bank Department, in hand with under the Fort.

(b) Visitors to the Office of the Receiver shall of itself (these visitors) will be admitted from the date of the Working Hours at 10.00 a.m. to be permitted for that office by request admitted for this purpose by the Officer concerned.

(c) At the Working Hours visitors will apply to the Receiver Office concerned for permits to be issued. If the Receiver Office is satisfied that the object of the applicant is bona fide and that the applicant is fit to be admitted, the permit will be issued by the officer and accompanied at the time of the permit. Any one failing to comply with the permit at the time will not be admitted to the office.

(d) If two or more visitors come together they shall be given separate permits.

(e) The permit shall state the person or persons to be visited, and these officers shall initial the permit in token of having seen the visitor. They shall also enter the time at which he was admitted and the time at which he left their room in the space provided for these entries.

(f) The permit on the gate shall when the permit is presented to them and return them at the time of the day to the Receiver Office who issued them for cancellation.

(g) Visitors shall be subject to the same rules as to the admission of visitors to the office of the Receiver.

(h) Labour for repairs and maintenance of buildings, etc.—(i) The Public Works Department or other officer having charge of the fabric of buildings situated within the Port precincts shall issue permits to persons to be employed in such work. The permit shall state the nature of the work, the name of the contractor, the name of the person to be employed, and the name of the person to be employed. The permit shall be presented to the Receiver Office of the building concerned, who shall issue it to the contractor.

(ii) Such special permits shall be valid for a period of one week only and shall be cancellable.

(iii) In case the work to be carried out is of such a nature as to require a large number of workers than that provided for in subsection (i) above, special permits must be obtained from the issuing officer specified in Section VI (d).

(iv) Children under 16 years of age shall not require permits, but shall not be admitted unless accompanied by a parent or guardian. In this subsection the word "guardian" will be held to mean an adult or person in possession of a valid permit or permit.

IX. Receiver Office.—(a) Each of the five landing offices specified in paragraph VI (c) shall appoint a Receiver Officer.

(b) The Receiver Officer shall be located as near as possible preferably in an adjoining room, to the Working Hours provided in paragraph VII (a).

(c) Application to visit any particular office or offices shall be made at the permit form (Annexure B) which shall then be presented to the Receiver Officer.

(d) After scrutiny, the Receiver Officer shall, if he is satisfied of the bona fides of the applicant, stamp the permit form in the space provided which shall then be deemed to be a valid permit.

(e) If the Receiver Officer is not satisfied with the bona fides of the applicant he may,

(i) interview the applicant personally;

(ii) refer the matter to the head of his office;

(iii) order the applicant to be removed outside the Port precincts forthwith.

(iv) hand the applicant over to police custody.

(v) Such cases shall not be subject to any appeal or review and shall be subject to the provisions of the Port Act, 1938.

(f) Receiver Officers will be responsible for seeing that all permits issued by them are returned by the permit on the date of the end of the day. Each permit will be duly stamped with the date and time the permit will be cancelled or burning and the duplicate cancelled.

(g) Visitors' permits and duplicate shall then will be presented to enter and leave by the Port Gate only.

(h) Special permits shall be issued as near as possible to the Working Hours to such persons who may wish to visit the Port precincts for business.

(i) These visitors will be under police guard and drivers will not be allowed to leave the limits of these precincts unless they are given permits.

(j) No private car shall be used by a person having or less, having once entered the precincts of the Port will be allowed to leave again, unless the person who issued the car or less number their permits.

(k) Any person wishing to pay off a debt before departing the precincts shall be allowed to do so.

(l) Any person wishing to change a fare in order to leave any building situated in the Port precincts may have the fare changed, provided that it is accompanied by a valid permit on the part of the person, e.g., an order or pass or other permit issued under paragraph VII (c) (i) or (ii).

XI. Restrictions.—(a) Public vehicles (e.g., rickshaws, cabs, etc.) shall not be allowed to enter the Port precincts.

(b) Private vehicles owned by persons having or less shall not be allowed to enter the Port precincts unless they are accompanied by a valid permit on the part of the person, e.g., an order or pass or other permit issued under paragraph VII (c) (i) or (ii).

(c) The restriction of vehicles shall be from the date on which the order is issued to the date of the order under paragraph VII (c) (i) or (ii) provided or not provided permits shall be provided a permit on the part of the person, e.g., an order or pass or other permit issued under paragraph VII (c) (i) or (ii).

(d) The restriction of vehicles shall be from the date on which the order is issued to the date of the order under paragraph VII (c) (i) or (ii) provided or not provided permits shall be provided a permit on the part of the person, e.g., an order or pass or other permit issued under paragraph VII (c) (i) or (ii).

(e) The restriction of vehicles shall be from the date on which the order is issued to the date of the order under paragraph VII (c) (i) or (ii) provided or not provided permits shall be provided a permit on the part of the person, e.g., an order or pass or other permit issued under paragraph VII (c) (i) or (ii).

ANNEXURE I

Permit

This permit shall be valid for the period specified in paragraph VI (c) and shall be valid for the period specified in paragraph VI (c).

In the first place it is necessary that the permit should be in a form that will last. Ordinary permits would not be sufficiently durable and it is proposed to adopt the general form of the working permit which is a specimen of the permit.

The wording of the permit (figure 1) may remain the same. The other is which the permit shall be provided will vary with the office in which the permit shall be issued.

The wording of the permit shall remain the same as in the present form. The permit shall remain the same for all three classes of permit.

As regards the form of the permit, the permit shall be in a form that will last. Ordinary permits would not be sufficiently durable and it is proposed to adopt the general form of the working permit which is a specimen of the permit.

The only other difference between the three classes of permit will be the presence of a photograph for Class A (figure 1) which will be provided by the superintending officer of the Port precincts, and for Class C (figure 2) which will be provided by the superintending officer of the Port precincts, and for Class B (figure 3) which will be provided by the superintending officer of the Port precincts.

Form 1.
Outside.(Circle according to category
in paragraph VI 10.)Fort St. George,
Mauritius.

PASS.

31st January—31st December 194 .

Form 2.
Inside.

A. 400 (Paragraph VI 14 10).

No.
A. 100.

Fort St. George Staff Pass.

Valid up to 31st December 194 .

Permit the undersigned to enter or leave the Gates of Fort St. George
and theOffice of
and
only between the hours of a.m.
p.m. but not to enter any other building within the precincts of
the Fort.

Name in full

Occupation

Permanent address

Dwelling Officer

Signature of possessor.

Date

This pass must be shown whenever entering or leaving the Fort.
Mauritius.

Form 3.

A. 400 (Paragraph VI 14 10).

No.
A. 100.

Fort St. George Staff Pass.

Valid up to 31st December 194 .

Permit the undersigned to enter or leave the Gates of Fort St. George
and theOffice of
and
only between the hours of a.m.
p.m. but not to enter any other building within the precincts of
the Fort.

Name in full

Occupation

Permanent address

Photograph of
possessor.Signature or thumb impression
of possessor

Dwelling Officer

Date

This pass must be shown whenever entering or leaving the Fort.
Mauritius.

Form 4.

A. 400 (Paragraph VI 14 10).

No.
C 100.

Fort St. George Staff Pass.

Valid up to 31st December 194 .

Permit the undersigned to enter or leave the Gates of Fort St. George
and theOffice of
and
only between the hours of a.m.
p.m. but not to enter any other building within the precincts of
the Fort.

Name in full

Occupation

Permanent address

Photograph of
possessor.Signature or
thumb impression
of possessor.Signature of
employee.

Dwelling Officer

Date

This pass must be shown whenever entering or leaving the Fort.
Mauritius.

FIGURE 1.

- 1 Military—Green.
 2 Secretariat—Blue.
 3 Customs Office—Brown.
 4 Police personnel—Black.
 5 Accredited Messengers—Lemon green.
 6 Press and Telegraphic personnel—Orange.

FIGURE 2.

No.	D No	Fort St. George
Accredited Messenger		
Valid up to 1st December 194		
Certified that the bearer is an accredited messenger of the and is carrying official communications to the office of		
Signed		
Date	Designation	
	Commenced	
	Issuing Officer	
		Officer

APPENDIX II.
Visitor's permit.

Permitted for any purpose.

Application for permit to interview officers in the Directorate.			
	For officer's use only.		
	Approved.	Rejected.	Signature.
1. Name of officer (a)			
(b)			
(c)			
2. Nature of business			
3. Status of applicant (in block capitals) Address of applicant in full Signature of applicant			
TIME'S PERMIT. To be surrendered at next gate exit departure The above mentioned person is permitted to visit the Officers noted in paragraph 1 above. Signature of Director's Officer Date			

Duplicate copy to be reproduced and all details will be typed through by carbon paper.

Entries to be made in duplicate permit printed for the purpose.

* E. V. PARKER, Esq.,
Chief Clerk.

SUPERINTENDING ENGINEERS.

Reportings.

The following Superintending presented an Assistant Engineer under rule 4 (a) (i) of the general rules for Public Works Engineer in Chief Engineer's subdivision, dated 12th March 1942, as reported for change of the subdivisions as follows:—

Mr. G. N. Arundhanayagam, B.A., Supervisor, River Conservancy Section, Madras, for change of the General subdivision (Public Works Division).

Mr. V. Srinivasan, B.A., Supervisor, Quarantine Division, for change of the Battery subdivision (Public Works Division).

Madras, 12th March 1942.

Mr. I. Joseph, B.A., Supervisor, appointed as temporary Assistant Engineer under rule 4 (a) (i) of the general rules for Public Works Engineer in Chief Engineer's subdivision, dated 12th March 1942, and reported in the office as posted for change of the General subdivision, Madras, Madras Division (Superintending Engineer), in order of Mr. V. A. Reddy, Assistant Engineer, holding additional charge.

H. O. JACKSON.

Superintending Engineer, Madras Circle.

Madras, 20th March 1942.

Mr. B. Mahalingam, Madras, Supervisor and Assistant Secretary, College of Engineering, Madras, appointed as temporary Assistant Engineer and posted to this circle in Chief Engineer's subdivision, dated 12th March 1942, is reported in the Engineering Division for change of the General subdivision (Public Works Division).

Madras, 20th March 1942.

Mr. V. Krishnam, B.A., Supervisor, Godavari Fisheries Division, appointed as temporary Assistant Engineer and reported in this circle in Chief Engineer's subdivision, dated 12th March 1942, is reported in the Fisheries Division for change of the Fisheries Division.

Madras, 20th March 1942.

Mr. A. R. Krishnam, Supervisor, Deputy Design subdivision, appointed as temporary Assistant Engineer and posted to this circle in Chief Engineer's subdivision, dated 12th March 1942, is reported in the Engineering Division for change of the Fisheries Division, Mr. S. V. Rajagopal, transferred.

Mr. G. Narayanaswami, Supervisor and Assistant Inspector, College of Engineering, Madras, appointed as temporary Assistant Engineer and posted to this circle in Chief Engineer's subdivision, dated 12th March 1942, is reported in the General Fisheries Division for change of the Fisheries Division, Mr. A. Krishnam, transferred.

Mr. T. Subramanian, B.A., Supervisor and Assistant Inspector, College of Engineering, Madras, appointed as temporary Assistant Engineer and posted to this circle in Chief Engineer's subdivision, dated 12th March 1942, is reported in the General Fisheries Division for change of the Fisheries Division, Mr. S. V. A. Reddy, transferred.

M. S. RAMANATHAN, JAYAR.

Superintending Engineer, Madras Circle.

Madras, 20th March 1942.

The following Superintending presented as temporary Assistant Engineer under rule 4 (a) (i) of the general rules for the Engineering Division (Temporary posted) and posted to this circle in the Chief Engineer's subdivision, dated 12th March 1942, as reported in the change of the subdivisions as reported in the office. They should now duty very expeditiously with the least possible delay.

Mr. V. Venkateswara, B.A., General subdivision of the Fisheries Division.

Mr. A. Venkateswara, B.A., General subdivision of the Fisheries Division.

Mr. A. Chellam, B.A., Fisheries Division of the Fisheries Division.

Mr. R. Prasad, B.A., Fisheries Division of the Fisheries Division.

Madras, 16th March 1942.

Subject to the production of a medical certificate of fitness to return to duty in the postulated case Mr. P. M. Jeyaraj, B.A., Supervisor and approved Probationer in Assistant Engineer's category, is reported as officiating Assistant Engineer in charge of his leave on 12th March 1942 afternoon and posted to this circle in the Chief Engineer's subdivision, dated 12th March 1942, is reported in the change of the Fisheries Division of the Fisheries Division.

M. DEBARAJA AYYAR.

Superintending Engineer, Madras Circle.

Madras, 20th March 1942.

Mr. P. Krishnaswami, Supervisor, reported as temporary Assistant Engineer and posted to this circle in Chief Engineer's subdivision, dated 12th March 1942, is reported in the River Conservancy Division for change of the Lower Andhra subdivision (Madras Division) in place of Mr. S. V. Rajagopal, transferred.

M. GOVINDARAJA AYYANGAR.

Superintending Engineer, Madras Circle.

Madras, 20th March 1942.

SURGEON-GENERAL.

Leave.

Mr. K. S. Agastya, M.B.B.S., Assistant to the Professor of Bacteriology, Andhra Medical College, Madras, dated leave for six days from 12th December 1942 under rule 20 (i) of the Madras Leave Rules.

Madras, 20th March 1942.

Postings.

Mr. P. Narayanaswami, B.A., M.B.B.S., (Madras), Civil Assistant Surgeon, Government Hospital, Madras, Madras District, is reported as Assistant District Medical Officer and Assistant Superintendent, Government Hospital, Madras, under Mr. S. V. A. Reddy, transferred.

Mr. G. C. Madhavan, M.B.B.S., Assistant District Medical Officer and Assistant Superintendent, Government Hospital, Madras, under Mr. S. V. A. Reddy, transferred.

Mr. S. Venkateswara, M.B.B.S., Civil Assistant Surgeon, Government Hospital, Madras, under Mr. S. V. A. Reddy, transferred.

Mr. P. V. V. Venkateswara, M.B.B.S., temporary Civil Assistant Surgeon, Government Hospital, Madras, under Mr. S. V. A. Reddy, transferred.

Mr. C. Austin, M.B., Civil Assistant Surgeon, Government General Hospital, Madras, is posted to the British Hospital, Madras, on 1st Nov.

Mr. A. DUTTO, M.B., Assistant Surgeon, Madras Hospital, Madras, is relieved, is posted to the Government General and Children Hospital, Vancouver, on 1st Nov.

Mr. L. E. ELLIOTT, M.B., Assistant Surgeon, Government Hospital, Madras, is relieved, is posted to the Government Women and Children Hospital, Calcutta, Madras district.

Mr. E. ELLIOTT, M.B., Assistant Surgeon, Government Hospital, Madras, is posted to the King Edward Hospital, Calcutta, Madras district, on 1st Nov.

Madras, 11th March 1915.

Mr. E. ELLIOTT, M.B., Civil Assistant Surgeon, Government Hospital, Calcutta, Madras district, is posted to the Government General and Children Hospital, Madras, on 1st Nov.

Mr. E. ELLIOTT, M.B., Assistant Surgeon, Government General Hospital, Madras, is posted to the Government General and Children Hospital, Madras, on 1st Nov.

(By order)

M. A. ALLAN,

Principal Assistant to the Surgeon-General.

Madras, 11th March 1915.



RULES SUPPLEMENT TO PART I
OF
THE FORT ST. GEORGE GAZETTE

NO. 52-A] MADRAS, TUESDAY EVENING, MARCH 24, 1942

DEVELOPMENT DEPARTMENT.

Amendment to Coal Mines Safety (Working) Rules.

For By-Gangs, March 18, 1942.
(G.O. No. 145, Development).

The following notification of the Government of India is republished:—

DEPARTMENT OF LABOUR.

For Rule, the 15th February 1942.

No. 38 E.S.—In exercise of the powers conferred by section 12 of the Coal Mines Safety (Working) Act, 1932 (XIV of 1932), the Central Government is pleased to direct that, with effect from the 18th March 1942, the following further amendment shall be made to the Coal Mines Safety (Working) Rules, 1932, the same having been previously published as proposed by sub-section (1) of the said section, namely:—

For rule 28 of the said Rules, the following rule shall be substituted, namely:—

"28. Weight for charges.—For the purpose of the levy of the excise duty, the actual weight of a charge, recorded off to the mine in the, shall be taken into account."

T. SIVARAMAN,

Secretary to Government.

Amendment to rules under the Indian Fisheries Act.

For St. George, March 16, 1942.

In exercise of the powers conferred by sub-sections (1), (2) and (3) of section 6 of the Indian Fisheries Act, 1919 (XXV of 1919), His Excellency the Governor of Madras is hereby pleased to make the following amendment to the rules published with Development Department Notification No. 38 dated the 1st March 1942 as page 518 of Part I of the Fort St. George Gazette dated the 26th March 1942, the same having been previously published:—

AMENDMENT.

In rule 1 of the said rules, for the expression "by the Sub-Assistant Director of Fisheries (West Coast), Calicut," the expression "by the Assistant Director of Fisheries (Coast), Calicut," shall be substituted.

[—H. 549—]

[1]

In accordance of the powers conferred by sub-sections (1), (2) and (3) of section 6 of the Indian Tobacco Act, 1937 (IV of 1937), and in conformity with the Governor of Madras is hereby pleased to make the following amendment to the rules published with Development Department Notification No. 128, dated the 15th February 1942, at page 218 (2) of Part I of the Fort St. George Gazette, dated the 25th February 1941, the same having been previously published:—

AMENDMENT.

In rule 1 of the said rules, for the expression " by the Sub-Deputy Director of Tobacco (Madras, Coimbatore)" the expression " by the Assistant Director of Tobacco (Coimbatore, Coimbatore)" shall be substituted.

K. M. VANDERKAM,
Assistant Secretary to Government.

HOME DEPARTMENT.

Amendment to the Indian Arms Rules.

Fort St. George, March 24, 1942

(S.O. No. 107, 1942, Secret).

The following notification of the Government of India is published:—

HOME DEPARTMENT.

Police.

New Delhi, the 12th February 1942.

No. 21-532, in accordance of the powers conferred by section 27 of the Indian Arms Act, 1919 (XXI of 1919), the Central Government is pleased to direct that the following further amendment shall be made in the Indian Arms Rules, 1924, namely:—

In the table set forth in Schedule II to the said rules, against the entry " 34, Revolver " for the entry in the second column, the following shall be substituted, namely:—

" Revolver (also other revolvers). The term 'revolver' includes any pointed or bladed weapon designed to carry a magazine that its magazine may be prevented to be attached to be disengaged. It is immaterial whether the mouth completely occupies the profile of the blade or not."

Revision to the amendments to the Madras Motor Vehicles Rules.

Fort St. George, March 18, 1942

(S.O. No. 120, 1942, Secret).

In amendment for Home Department notification issued in G.O. No. 412, Secret, dated 25th February 1942, and published at page 2 of the Rules Supplement to Part I of the Fort St. George Gazette, dated 16th February 1942:—

For the figure " 100 ", read " 100-A ", and for the figures and letter " 100-A ", read " 100-B ".

Draft amendment to the Madras Motor Vehicles Rules.

Fort St. George, March 18, 1942

(S.O. No. 112, Secret).

The following draft of an amendment to the Madras Motor Vehicles Rules, 1942, published with Home Department Notification No. 565, dated the 20th March 1942, at page 1—40 of the Fort St. George Gazette Extraordinary, dated the

20th March 1912, as subsequently amended, which it is proposed to make in exercise of the powers conferred by section 70 of the Indian Customs Act, 1912 (27 of 1912), as hereby published as required by sub-section (3) of section 101 of the said Act for the information of all persons likely to be affected thereby.

Notice is hereby given that the draft will be taken into consideration on or after the 24th April 1912 and that any objection or suggestion which may be received from any person with respect thereto before the date aforesaid will be considered by the Government of India.

DRAFT AMENDMENT.

For rule 215 of the said rules, the following rule shall be substituted, namely:—

"215. Subject to the exceptions mentioned below every stage carriage shall have a body of the same type Stage carriage to be of the same type.

Exception—This rule shall not apply to any stage carriage registered in the Province of Madras on or before the 1st day of December 1911, or to any stage carriage registered on or before that date outside the said Province which has subsequently been acquired by a dealer in the said Province in such exchange for a new vehicle, or has been seized by a dealer in the said Province for defects in progress of improvement work."

C. F. V. WILLIAMS,
Secretary to Government.

PUBLIC DEPARTMENT.

(Waz.)

Amendments to Customs of India Rules.

Fort St. George, March 13, 1912.
(G.O. No. 304, Public Works.)

The following resolutions of the Government of India are published:—
CUSTOMS CO-ORDINATING DEPARTMENT.

May 1911, the 10th March 1912.

No. 1914-DIV. (11)—In exercise of the powers conferred by section 2 of the Customs of India Act, 1912 (XXCV of 1912), the Central Government is pleased to direct that the following further amendments shall be made in the Customs of India Rules, namely:—

After rule 37 of the said rules, the following rule shall be inserted, namely:—

"37A. Goods of goods loaded at a port but not removed by consignee:—
(1) Where any goods have been loaded at a port and are not removed therefrom by the consignee or other person are tied to the goods within such time as may be specified in this behalf by the port authority, that authority may, if it considers it necessary so to do for clearing reasons at the port, and by public notices or otherwise the whole or any parts of the goods.

(2) The provisions of every rule under authority (1) shall be applied and the charges, if any, imposed at, by the port authority as if the goods had been sold for the recovery of charges payable to it in respect thereof."

No 1203 D.F./4—In exercise of the powers conferred by section 9 of the Defence of India Act, 1938 (XCVI of 1938), the Central Government is pleased to direct that the following instrument shall be made in the District of India State, namely:—

After rule 215 of the said rules the following rule shall be added, namely:—

"195. *Administrative General (Radio-Frequency Communications)*—The Administrative General (Radio-Frequency Communications) may, if in his opinion it is necessary so to do, exempt any person from any rule or rules, or from any power conferred on any authority by any of these rules."

A. V. HANUMANTY,
Chief Secretary.

**PUBLIC WORKS DEPARTMENT,
(Electricity.)**

High Frequency Apparatus (Permitless) Order, 1942.

Part II, Group, Part II, 1942
[O.S. No. 140, P.W. (Electricity).]

The following Order of the Government of India is published:—

DEPARTMENT OF COMMERCE,
The 26 March 1942.

No. W 16 (1942)—In exercise of the powers conferred by rule 215 of the Defence of India Rules, the Central Government is pleased to make the following Order:—

1. This Order may be cited the High Frequency Apparatus (Permitless) Order, 1942.

2. This Order applies to apparatus that generates or emits, and has a main radio wave current exceeding ten watts at electrical safety at a frequency exceeding ten thousand cycles per second, and being wireless transmitting apparatus.

3. (1) On or after the 1st April 1942, no person shall, except under a permit granted in this behalf by the Director-General, Police and Telegraphs, have in his possession any apparatus to which this Order applies.

Provided that a person who has before such date applied for a permit, may retain the apparatus in his possession until orders are passed upon his application. (2) In granting a permit under this Order, the Director-General, Police and Telegraphs may impose such conditions as he thinks fit, upon a breach of any of which he may revoke the permit.

4. A person having in his possession any apparatus to which this Order applies may, or may be required by notice in writing given by the District Magistrate or Commissioner of Police in whose jurisdiction he resides, etc., deliver the same for custody to the District Superintendent or Commissioner of Police.

5. Nothing in this Order shall apply to apparatus in the possession or under the control of a Government Department.

B. D. WARREN,
Secretary to Government.

(Labour.)

Amendments to the Madras Factories Rules.

Part II, Group, March 14, 1932
[G.O. No. 791, P. W. (Labour).]

In exercise of the powers conferred by clause (5) of section 33 of the Factories Act, 1914 (XCV of 1914), the Government of Madras is hereby pleased to make the following amendments to the Madras Factories Rules, 1916, published with Government Notification No. 126 dated 30th March 1920, at pages 166-167 of Part I of the Part II Group Orders, dated the 24th May 1916, as subsequently amended, the same having been previously published, as required by sub-section (3) of section 18 of the said Act:—

AMENDMENT.

The items (10) of rule 32 of the said rules, the following have shall be substituted:—

- "(11) The South Indian Mill owners' Association."

Part II, Group, March 14, 1932
[G.O. No. 804, P. W. (Labour).]

The following draft of an amendment to the Madras Factories Rules, 1916, which is proposed to make in exercise of the powers conferred by sub-section (1) of section 33 and clause (4) of section 22 of the Factories Act, 1914 (XCV of 1914), is hereby published as required by sub-section (3) of section 20 of the said Act for general information.

Notice is hereby given that the draft will be taken into consideration on or after the 24th June 1932 and that any objection or suggestion which may be received from any person with respect to change herein (or date referred to) will be considered by the Government of Madras. Objections and suggestions should be addressed to the Government through the Commissioner of Labour.

DRAFT AMENDMENT.

For sub-rule (4) of rule 29 of the said rules, the following shall be substituted, namely:—

- "It shall consist of two horizontal or sloped glass-panes similar in construction and equal in dimensions, size and thickness of each. Each glass-panes shall be mounted in a wooden or metal frame and have a specially constructed containing water with a copper wire having a small aperture for the work. The dry and wet bulb thermometers should be placed side a half centimetre apart."

E. D. WARDEN,
Secretary to Government.

REVENUE DEPARTMENT.

Amendments to the Madras Land Improvement and Agricultural Loans (General) Rules.

Part II, Group, March 15, 1932
[G.O. No. 805, Revenue].

In exercise of the powers conferred by section 12 of the Land Improvement Loans Act, 1923 (CXV of 1923), and sub-section (1) of section 6 of the Agricultural Loans Act, 1931 (XIV of 1931), His Excellency the Governor of Madras is hereby pleased to make the following amendments to the Madras Land Improvement and Agricultural Loans (General) Rules, 1923, published with Revenue

Amendment to rules under the Madras Survey and Revenue Act.

Port St. George, March 26, 1942
(P. O. No. 56, 1942, Revenue).

In exercise of the powers conferred by clause (6) of sub-section (1) of section 24 of the Madras Survey and Revenue Act, 1913 (Madras Act VIII of 1913), His Excellency the Governor of Madras is hereby pleased to make the following amendment in the rules published with Revenue Department Notification No. 215, dated the 15th September 1939, at pages 702-703 of Part I of the Port St. George Gazette, dated the 17th December 1939, in consequence of amendments.

Amendment.

In the said rules, under the heading "State under clause 2 (g), after rule 8, the following rule shall be added, namely:—

"8. In determining the amount against a municipality, the charges in respect of (1) a water supply by, or in aid of, an authority in the municipality shall be worked out and only two thirds of the cost, recovered from the municipality, the remaining one third being borne by Government."

Amendments to the Madras General Sales Tax Rules, etc.

Port St. George, March 21, 1942
(P. O. No. 54, Revenue).

In exercise of the powers conferred by section 16 of the Madras General Sales Tax Act, 1930 (Madras Act IX of 1930), His Excellency the Governor of Madras is hereby pleased to make the following amendment to the Madras General Sales Tax Rules, 1930, published with Revenue Department Notification No. 215, dated the 15th September 1939, at pages 6-10 of the Port St. George Gazette Extraordinary, dated the 17th September 1939:—

AMENDMENT.

The following shall be added as rule 25 (2) of rule 27:—

"(2) Notwithstanding anything contained in sub-rules (1) and (3) —

- (a) If at any given time the whole or any part of the business of a dealer or person has ceased or ceased to be carried on in the year 1940-41 or if the person has been engaged in that year, the assessing authority or the assessing authority, as the case may be, may at any time within one year after the Federal Court has pronounced its decision in the appeal against the payment of the Madras Sales Tax in Appeal No. 103 of 1941, assess the tax payable on the turnover, which has ceased or ceased to be carried on, after making such enquiry as he considers necessary; and
- (b) If at any instance any tax or license fee has been assessed at the law made in the year 1940-41 the assessing authority or the assessing authority, as the case may be, may at any time within one year after the Federal Court has pronounced its decision in the appeal referred to in clause (a) assess the turnover or the license fee after making such enquiry as he considers necessary."

In exercise of the powers conferred by section 19 of the Madras General Sales Tax Act, 1929 (Madras Act IX of 1929) as applied to the partially excluded areas in the Province of Madras, His Excellency the Governor of Madras is hereby pleased to make the following amendment to the Madras (Partially Excluded Areas) General Sales Tax Rules, 1935 (published with Revenue Department Notification No. 215, dated the 25th September 1935, at pages 2245-2246 of Part I of the Port St. George Gazette, dated the 26th September 1935):—

AMENDMENT.

The following shall be added as a sub-rule (2) of rule 17:—

- "(2) Notwithstanding anything contained in sub-rules (1) and (2) —
- (a) if for any reason the whole or any part of the turnover of business of a dealer or persons has escaped assessment to the tax in the year 1940-41 or if the turnover has escaped levy in that year, the assessing authority or the assessing authority, as the case may be, may at any time within one year after the Federal Court has pronounced its decision in the appeal against the judgment of the Madras High Court in appeal No. 182 of 1941, assess the tax payable on the turnover which has escaped assessment or levy after having first after issuing a notice to the dealer or persons and after making such enquiry as he considers necessary; and
 - (b) if for any reason any tax or amounts has been assessed at too low a rate in the year 1940-41, the assessing authority or the assessing authority, as the case may be, may at any time within one year after the Federal Court has pronounced its decision in the appeal referred to in clause (a) revise the assessment or the turnover after issuing a notice to the dealer or persons and after making such enquiry as he considers necessary."

In exercise of the powers conferred by sub-section (2) of section 3 of the Madras General Sales Tax Act, 1938 (Madras Act IX of 1938) His Excellency the Governor of Madras is hereby pleased to make the following amendment to the Madras General Sales Tax (Assessment and Amendment) Rules, 1939 (published with the Revenue Department Notification No. 220, dated the 12th September 1939, at pages 2245-2246 of the Extraordinary Issue of the Port St. George Gazette, dated the 16th September 1939):—

AMENDMENT.

The following shall be added as a proviso to rule 11 (2) of the said rules:—

- "Provided that the assessing authority may finally assess the tax payable under section 3 (1) for the year 1940-41, at any time within one year after the Federal Court has pronounced its decision in the appeal against the judgment of the Madras High Court in Appeal No. 182 of 1941."

In exercise of the powers conferred by sub-section (2) of section 3 of the Madras General Sales Tax Act, 1938 (Madras Act IX of 1938), as applied to the partially excluded areas in the Province of Madras, His Excellency the Governor of Madras is hereby pleased to make the following amendment to the Madras (Partially Excluded Areas) General Sales Tax (Assessment and Amendment) Rules, 1939, published with Revenue Department Notification No. 262, dated the 25th September 1939, at pages 2250-2251 of Part I of the Port St. George Gazette, dated the 26th September 1939):—

AMENDMENT.

The following shall be added as a proviso to rule 11 (2) of the said rules:—

- "Provided that the assessing authority may finally assess the tax payable under section 3 (1) for the year 1940-41, at any time within one year after the Federal Court has pronounced its decision in the appeal against the judgment of the Madras High Court in Appeal No. 182 of 1941."

A. R. C. WESTLAKE,
Secretary to Government.

Enclure: 100-100 and 100-100 to the undersigned, Government of Madras.

അദ്ദേഹത്തിന്റെ.

1. തൊട്ടിയിട ചട്ടങ്ങളിലെ 1 -ാം ചട്ടത്തിൽ

(A) എന്ന പ്രതിബന്ധമുള്ളതായ ചട്ടം ചേർത്തു
ഇതിൽ വേർതിരിച്ചു കാണിക്കുന്നു:—

"(B) നൽകിയ വേർതിരിച്ച അനുബന്ധം
നൽകിയ വേർതിരിച്ചതും."

2. തൊട്ടിയിട ചട്ടങ്ങളിലെ 7 -ാം ചട്ടത്തിൽ

വേർതിരിച്ച ചട്ടത്തിൽ 1 -ാം പ്രതിബന്ധം നൽകി

(I) എന്ന ചട്ടത്തിലുള്ള അനുബന്ധമേ,

താഴെ ചേർത്ത അനുബന്ധം വേർതിരിച്ചു കാണിക്കുന്നു:

"ചേർത്ത അനുബന്ധം നൽകിയ ചട്ടങ്ങളിൽ
ചേർത്ത അനുബന്ധം നൽകിയ അനുബന്ധം
നൽകിയ അനുബന്ധം നൽകിയ അനുബന്ധം
നൽകിയ അനുബന്ധം നൽകിയ അനുബന്ധം
നൽകിയ അനുബന്ധം നൽകിയ അനുബന്ധം
നൽകിയ അനുബന്ധം നൽകിയ അനുബന്ധം"

എന്നും. എ. അനുബന്ധം,

നൽകിയ അനുബന്ധം നൽകിയ അനുബന്ധം.

(A is a translation)

F. SAKKARAN NAMBIAR,
Malayalam Translator to Government.

Fort St. George, March 2, 1802
MS.A.9.2.104, P.11.1

Under section 8 of the Land Acquisition Act, His Majesty the Governor of Madras hereby declares that the land comprised in the following description, to-wit:—
Plot, in the name a little, containing 26-0-0 square feet, in the name a little, is needed for a police station, and, for the purpose of the same, is hereby acquired, under sections 2 and 7 of the said Act, the additional Special Land Acquisition Officer, is appointed to perform the functions of a Collector under the Act, and directed to take order for the acquisition of the said land. A plan of the land is hereto attached.

100	Government, act. N. 20, 12, public N. 2, published in 1871, 1872, 1873, 1874, 1875, 1876, 1877, 1878, 1879, 1880, 1881, 1882, 1883, 1884, 1885, 1886, 1887, 1888, 1889, 1890, 1891, 1892, 1893, 1894, 1895, 1896, 1897, 1898, 1899, 1900, 1901, 1902, 1903, 1904, 1905, 1906, 1907, 1908, 1909, 1910, 1911, 1912, 1913, 1914, 1915, 1916, 1917, 1918, 1919, 1920, 1921, 1922, 1923, 1924, 1925, 1926, 1927, 1928, 1929, 1930, 1931, 1932, 1933, 1934, 1935, 1936, 1937, 1938, 1939, 1940, 1941, 1942, 1943, 1944, 1945, 1946, 1947, 1948, 1949, 1950, 1951, 1952, 1953, 1954, 1955, 1956, 1957, 1958, 1959, 1960, 1961, 1962, 1963, 1964, 1965, 1966, 1967, 1968, 1969, 1970, 1971, 1972, 1973, 1974, 1975, 1976, 1977, 1978, 1979, 1980, 1981, 1982, 1983, 1984, 1985, 1986, 1987, 1988, 1989, 1990, 1991, 1992, 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 254
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de *Polioyca longicauda* della famiglia *Scopelidae*

Agarwal, R. K., and S. P. Das. 1991. Model III/IV seed + partition seed index of the seed + seedling. *Vegetatio* 94:169-174.

12. C. WOOD

R. L. WOOD,
Secretary to Department

NOTIFICATIONS BY THE INSPECTOR OF MUNICIPAL COUNCILS AND
LOCAL BOARDS

Removals from office of president

Michigan Personnel Board

(4) The total net amount of \$2,224.60 relating to the second half year of 1940-41 was received by the Government on 22d November, 1941, from the Bank of England.

Now, therefore, in exercise of the powers delegated to me by Government under section 332 of the Hawaiian Land Reversion Act, the Department hereby directs that under section 45 (1) of the Hawaiian Land Reversion Act, the Hawaiian Islands National Monument be established.

West Virginia Business Review

view, according to reports of the papers, belonged to him by Government under section 213 of the Madras Local Funds Act, the Inspector merely directs that under section 42 (1) of the Madras Local Funds Act, 83 Sankara Vedarathan be removed from the office of the President of the said Mahalakshmi Panchayat.

Madame, 15th March 1942.

Revised Jurisdiction of Volikhofen Panchayat Board.

In exercise of the powers delegated to him by Government in their order No. 429, L. & M., dated 15th February 1911 and in pursuance of the notification issued in G. O. No. 22825, dated 11th March 1912, the Inspector of Municipal Councils and Local Boards hereby gives in under section 2 of the Madras Local Boards Act that the revised jurisdiction of the Volikhofen Panchayat Board in the undermentioned taluk of Tanjore district shall be as specified below:

Kudra, various villages of Volikhofen, excepting S. Nos. 1 to 316-1, 316 to 318, 312, 313, 315, 317 to 321 and 4, 322-2 to 323-4, 325, 319-2, 324-4, 325-2, 326 and 318-4 A.

Jurisdiction of panchayat boards.**Mullammanur Panchayat Board.**

In exercise of the powers delegated to him by Government in their order No. 429, L. & M., dated 15th February 1911, the Inspector of Municipal Councils and Local

Boards hereby directs that under clause (b) of sub-section (2) of section 2 of the Madras Local Boards Act, that portion of emergency lands situated in S. Nos. 320, 321-2 and 321, shall be included from the limits of the Mullammanur Panchayat Board in the next 1855-56 and thereafter.

ANNAMANGALAM PANCHAYAT BOARD.

In exercise of the powers delegated to him by Government in their order No. 429, L. & M., dated 15th February 1911, the Inspector of Municipal Councils and Local Boards hereby directs that under clause (a) of sub-section (2) of section 2 of the Madras Local Boards Act, that portion of emergency lands lying in S. Nos. 320, 321-2 and 321, which was included from the jurisdiction of the Annamangalam Panchayat Board be included within the limits of the Annamangalam Panchayat Board in the next 1855-56 and thereafter.

K. RAJESH NERUN.

Inspector of Municipal Councils and Local Boards.

Kudra, 26th March 1913.

NOTIFICATIONS BY COLLECTORS AND LOCAL AUTHORITIES.**Councillor elected to the Kottahall Municipal Council.**

Under rule 18 of the rules for the conduct of elections of Municipal Councils, Janki B. S. Akhota Gaud Barwara has been declared elected as a councillor of

the Kottahall Municipality for the term commencing 1st March 1913 and to hold some late office for a term.

Kottahall,
15th March 1913.

M. P. ALEXANDER,
Commissioner and District Officer.



RULES SUPPLEMENT TO PART I-A OF THE FORT ST. GEORGE GAZETTE

NO-12-A) MADRAS, TUESDAY EVENING, MARCH 24, 1942

LOCAL ADMINISTRATION DEPARTMENT.

**Draft amendment to rules relating to receipts and expenditures of
district boards.**

*Fort St. George, March 11, 1942
(G.O. No. 56, 945, L.A. 1.)*

It is proposed to amend the powers conferred by sub-section (1) and clause (c) of section (2) of section 30 of the Madras Local Boards Act, 1909 (Madras Act XIV of 1909) to amend the rules relating to receipts and expenditures of district boards published with the late Local Self Government Department Notification No. 32, dated the 26th January 1941, at pages 38-39 of Part I-A of the Fort St. George Gazette, dated the 21st January 1941, at respectively amended. The (revised) draft of amendment is accordingly published as required by clause (d) of section 206 of the said Act for general information.

The draft of amendment will be further considered after six weeks from the date of publication in the light of such objections or suggestions as may be received before the expiry of the period aforesaid.

DRAFT AMENDMENT.

In the proviso to rule 22 of the said rules after the words "provided that" the words "and" shall be inserted.

**V. S. KUDVA,
Secretary to Government.**

**Draft rules relating to transfer of registry of ownership of properties
in assessment of lands of municipalities.**

*Fort St. George, March 15, 1942
(G.O. No. 56, 100, L.A. 1.)*

It is proposed to amend the powers conferred by sub-section (1) of section 30 of the Madras District Municipalities Act, 1920 (Madras Act V of 1920), to make rules relating to the transfer of registry of ownership of properties in the assessment books of municipalities. The following draft of rules is accordingly published as required by clause (d) of section 206 of the said Act, for general information.

L.A.-R. 666-1

[2]

The draft of rules will be further considered after six weeks from the date of publication in the light of such objections or suggestions as may be received before the expiry of the period aforesaid.

DRAFT RULES

1. In stating the changes in the contents of properties in the assessment books either at a general revision or between two such revisions, and another the respective authority shall observe the following provisions:—

(1) Transfers by voluntary action of owner.—In all cases of absolute transfers of title, the Registry of Properties may be asked to register the transfer with the intimation of its contents on the application of both the parties to the transfer or either of them, provided that the application for change of registry is in every case made in writing and is signed by the party or parties making it. It may be made by deed or presented in person or by duly authorized agent, or through an officer of the Registrar's Department. Where such an application is presented by both the parties and one of them is the registered owner, change of Registry as required may be entered at once. But where only one of the parties to the transfer makes the application, notice shall be served on the other party. Where the registered owner is not a party to the transaction, notice shall also be served to him whether the application for transfer of registry is presented by both the parties or one of them. At the required amount payable to the proposed transfer, no charge shall be made unless the person who claims to be the owner produces satisfactory legal evidence. Where only one party to the transaction appears and the other either absents or is absent, the parties should be connected by a complete chain of documents. When the chain is not complete, it should be filled in by other evidence, such as statements of registered persons and tax receipts. A month's time shall be allowed for filing documents and if any objection is made, an enquiry shall be held and unless the dispute is found to be valid, transfer of registry shall be made.

(2) Transfers by forced action.—In cases of transfers of title of properties in the case of forced action, viz. mortgage to a deed or a bill of sale or of purchase or various other kind of execution of writ, court decree, change of registry may be made at once on the submission of any of the parties to the suit or of the selling-purchasers and on the production of an authenticated copy of the decree or a certificate of sale as the case may be, and a certificate of delivery of possession in partition cases provided the transfer is from the registered owner. When the transfer is from a person who is not the registered owner, notice shall be given to the registered owner in the manner provided in schedule (1) before a change of registry is made. There, however, a certificate of delivery of possession cannot be produced, as for instance, where an order passed, possession is ruled without execution proceedings and the decree is apparently final, the rule shall be dealt with as provided in sub-rule (3) in regard to applications for change of registry presented only by one of the parties to the transfer.

(3) Transfers under compulsory action.—In cases where transfer of registry is sought under a compulsory decree or where an execution can be taken such as, where the decree merely declares the title to be vested in a particular person, so as to enable him to register, the executive authority may, on the production of an authenticated copy of such decree, at once make the transfer of registry.

(4) Transfers where order by execution.—The executive authority may on satisfactory proof under transfer of registry in the case of transfers which occur by execution.

5. There shall be an appeal to the municipal council against the action of the respective authority making or refusing to make a transfer of registry. Such appeals shall be presented within thirty days after the date of receipt of the order appealed against.

T. NARASIMHACHARIAR,
Assistant Secretary to Government.

Draft amendments to the rules relating to receipts and expenditures of district boards and municipal councils.

Part IV. *Receipts*, March 14, 1942
(G.O. No. 1031, L.A.S.)

It is proposed in exercise of the powers conferred by subsection (2) and clause (c) of subsection (2) of section 229 of the Modern Local Boards Act, 1934 (M.L.B.A. No. XIV of 1934), to amend the rules relating to the receipts and expenditures of district boards published with the first Local Self-Government Department Notification No. 87, dated the 23rd January 1935, at pages 24-25 of Part I-A of the Port St. George Gazette, dated the 2nd January 1935, as subsequently amended. The following draft of amendment is respectfully published as required by clause (c) of section 229 of the said Act for general information.

The draft of amendment will be further considered after six weeks from the date of publication in the light of such objections or suggestions as may be received before the expiry of the period aforesaid.

DRAFT AMENDMENTS.

In subrule (1) of rule 10 of the said rules after the phrase the following further phrase shall be added, *namely*:-

"Provided further that in the case of the buildings and lands referred to in clause (b) when it is advantageous to reserve the lease in favour of the person to whom it was originally granted, the district board may, with the previous sanction of the Inspector of Municipal Councils and Local Boards, dispose with public auction."

It is proposed in exercise of the powers conferred by subsection (2) and clause (c) of subsection (2) of section 229 of the Modern Local Boards Act, 1934 (M.L.B.A. No. XIV of 1934), to amend the rules relating to the receipts and expenditures of municipal councils published with the first Local Self-Government Department Notification No. 87, dated the 23rd January 1935, at pages 214-215 of Part I-A of the Port St. George Gazette, dated the 2nd January 1935, as subsequently amended. The following draft of amendment is respectfully published as required by clause (c) of section 229 of the said Act for general information.

The draft of amendment will be further considered after six weeks from the date of publication in the light of such objections or suggestions as may be received before the expiry of the period aforesaid.

DRAFT AMENDMENTS.

In subrule (1) of rule 11 of the said rules after the phrase the following further phrase shall be added, *namely*:-

"Provided further that in the case of the buildings and lands referred to in clause (b) when it is advantageous to reserve the lease in favour of the person to whom it was originally granted, the municipal council may, with the previous sanction of the Inspector of Municipal Councils and Local Boards, dispose with public auction."

V. N. KUDVA,
Secretary to Government.

PUBLIC HEALTH DEPARTMENT.

Accreditation to Infectious Diseases (General) Rules.

For St. George, February 2, 1942
(S.D. No. 26, 43, P.H.S.)

In pursuance of the powers conferred by sections 51 and 52 of sub-section (1) of section 129 of the Malaya Public Health Act, 1930 (Malaya A. 111 of 1930), His Excellency the Governor of Malaya is hereby pleased to make the following amendments to the Infectious Diseases (General) Rules, 1940, published on page 455 of Part 5-A of the *Port St. George Gazette*, dated the 22nd August 1940, as subsequently amended:—

AMENDMENTS.

1. Rules 2 to 12 of the said rules shall be renumbered as rules 3 to 14, respectively and the following shall be inserted, as rule 2, hereafter:—

"2. (1) Save as otherwise provided in this rule, no person in any local area shall be used as an institution for the accommodation of persons suffering from any infectious disease without a licence from the Health Officer.

(2) Every application for a licence shall be made to the Health Officer:—

(a) in the case of an institution relating to the date of the coming into force of this rule, within 30 days from such date; and

(b) in the case of an institution not in existence on the date of the coming into force of this rule, not less than 30 days before the institution is first used after such date for the accommodation of persons suffering from any infectious disease.

(3) Every person applying for a licence under sub-rule (2) shall furnish such particulars in respect of the premises and their use as may be required by the Health Officer.

(4) The Health Officer may:—

(a) grant such licence subject to such conditions or restrictions as he thinks fit; or

(b) refuse to grant the licence, if, in his opinion

(i) the location of the institution is likely to engender the spread of infection; or

(ii) if the institution has not been provided with suitable equipment or accommodation for the purpose intended.

(5) The Health Officer may suspend or cancel a licence if there is a breach of any of its conditions.

(6) No person shall use any premises for the accommodation of persons suffering from an infectious disease unless there is in force in respect of such premises a licence granted under this rule.

Provided that the sub-rule shall not apply to an institution which is a voluntary or the date of the coming into force of this rule, for a period of 30 days from the said date.

Provided further that a person who has applied for the grant of a licence in respect of an institution in contravention of the date of the coming into force of this rule is deemed to be in contravention of sub-rule (2) or of the coming into force of a licence in contravention with the provisions of sub-rule (3) shall, until the recommendation of an order on his application, be treated to any as if the licence had been granted or renewed.

(7) Every licence granted under this rule shall expire at the end of the financial year in which it was granted and application for the renewal of such licence shall be made not less than 30 days before the end of such year.

- (9) In cases where the grant or renewal of a license is refused or where a license is suspended or annulled by the Health Officer, an appeal shall lie to the Director of Public Health whose decision shall be final. The appeal shall be received within 30 days of the receipt of orders from the Health Officer.
- (10) The Health Officer or any person authorized by him may at all reasonable times enter into and inspect any premises licensed under this rule.
- (11) No fee shall be charged for a license granted or renewed under this rule.
- (12) The provisions of this rule shall not apply to institutions belonging to or maintained by the Government or a local authority.
7. In subrule (1) of rule 11 of the said rules as so renumbered, for the expression "rule 2," the expression "rule 16" shall be substituted.

Rule in regard to free leviable by Corporation of Madras for renewal or replacement of machinery.

Fort St. George, March 11, 1945
G.O. No. 212, P.E.L.

In exercise of the powers conferred by clause (4) of sub-section (2) of section 240 read with clause (4) of sub-section (1) of section 243 of the Madras City Municipal Act, 1919, the Corporation of Madras is hereby pleased to make the following rule in regard to the free leviable by the Corporation of Madras for the grant or renewal in respect of installation of machinery or manufacturing plant in substitution of another of the same or different kind in existence at the premises.

The rule hereby made shall come into force with effect on and from the 26 April 1945.

RULE.

The fee which may be levied for permission granted under section 238 of the Madras City Municipal Act, 1919, for the installation in any premises of any machinery or manufacturing plant in substitution of another of the same or different kind in existence at the premises shall not exceed 50 per cent of the fee which would be payable if the installation of such machinery or manufacturing plant is not in substitution of an existing machinery or manufacturing plant.

Amendments to the Essential Drugs (Control) Order.

Fort St. George, March 29, 1945
G.O. No. 212, P.E.L.

The following notification of the Government of India, No. M. 1170, is published:—

DEPARTMENT OF SUPPLY

New Delhi, the 4th March 1945.

The, 240 rule exercise of the powers conferred by rule 21 of rule 21 of the Defence of India Rules, the Central Government is pleased to amend the following Essential Drugs (Control) Order, 1944, namely:—

By Schedule I annexed to the said Order—

1. After the entry "Ethinolamine, 500 mg." the following entry shall be inserted, namely:—

"Ethinolamine 500 mg. 50 mg.

Ethinolamine 500 mg. 50 mg."

2. After the entry "Patent Medicine & B" the following entry shall be inserted, namely:—
"Quinine salt . . . 4 oz."

3. For the entry "Sulphamide preparations (e.g., Sulphamizole, Sulmetazole, M. and D. 401, etc.) . . . 3 lbs. powder in all" the following entries shall be substituted, namely:—

"Sulphamizole"	4 oz. or 100 tablets of $\frac{1}{2}$ gr. each.
Sulphapyridine (M & D 181)	100 tablets of $\frac{1}{2}$ gr. each.
Sulphathiazole (Thiamazole M & D 180)	100 tablets of $\frac{1}{2}$ gr. each.
Sulphaguanidine	120 tablets of $\frac{1}{2}$ gr. each."

W. V. SUBRAMANYAM,
Deputy Secretary to Government.



THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 12] MADRAS, TUESDAY EVENING, MARCH 24, 1942

Part I-B—Educational

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THE GOVERNMENT SCHEDULED CLASSES HOSTELS FOR BOYS AND GIRLS, CHIDAMBARAM

Rules for admission.

The Government Scheduled Classes Hostels for Boys and Girls will be opened after the summer vacation on the 15th June 1942.

1. The duration of the hostel will be 12, and that of the girls hostel will be 17. New admissions will be made only in the hostel number of vacancies available after re-admission of eligible students.

2. Application for admission to the hostel should be sent in the prescribed form (Form No. 1) in each of the above, on or before 25th June 1942, closed by the hostel at the institution in which the pupil studied last, and by the principal/guardian of the pupil. The application must be supported by the application card to be filled by the local District School Officer or Teacher, or Deputy Tahsildar, or Magistrate, Head of institution in the town, will be asked to return same with a certificate for the admission being admitted to the hostel. His boy will be admitted to the hostel unless a seat has been secured by him in a school in Chidambaram.

3. For payment of the admission fee, the unliquidated portion will come under the term "Scholarship Grant" (—

List of Scheduled Classes.

(a) Depressed classes not scheduled for purposes of the Schedule under "Classes" in Appendix VIII of the White Paper—

1. All classes.	44. Kallakurichi.
2. All Tribes.	45. Kallakurichi.
3. All Caste.	46. Kallakurichi.
4. All Caste.	47. Kallakurichi.
5. All Caste.	48. Kallakurichi.
6. All Caste.	49. Kallakurichi.
7. All Caste.	50. Kallakurichi.
8. All Caste.	51. Kallakurichi.
9. All Caste.	52. Kallakurichi.
10. All Caste.	53. Kallakurichi.
11. All Caste.	54. Kallakurichi.
12. All Caste.	55. Kallakurichi.
13. All Caste.	56. Kallakurichi.
14. All Caste.	57. Kallakurichi.
15. All Caste.	58. Kallakurichi.
16. All Caste.	59. Kallakurichi.
17. All Caste.	60. Kallakurichi.
18. All Caste.	61. Kallakurichi.
19. All Caste.	62. Kallakurichi.
20. All Caste.	63. Kallakurichi.
21. All Caste.	64. Kallakurichi.
22. All Caste.	65. Kallakurichi.
23. All Caste.	66. Kallakurichi.
24. All Caste.	67. Kallakurichi.
25. All Caste.	68. Kallakurichi.
26. All Caste.	69. Kallakurichi.
27. All Caste.	70. Kallakurichi.
28. All Caste.	71. Kallakurichi.
29. All Caste.	72. Kallakurichi.
30. All Caste.	73. Kallakurichi.
31. All Caste.	74. Kallakurichi.
32. All Caste.	75. Kallakurichi.
33. All Caste.	76. Kallakurichi.
34. All Caste.	77. Kallakurichi.
35. All Caste.	78. Kallakurichi.
36. All Caste.	79. Kallakurichi.
37. All Caste.	80. Kallakurichi.
38. All Caste.	81. Kallakurichi.
39. All Caste.	82. Kallakurichi.
40. All Caste.	83. Kallakurichi.
41. All Caste.	84. Kallakurichi.
42. All Caste.	85. Kallakurichi.
43. All Caste.	86. Kallakurichi.

REG - FORMER DIST.

(b) Aborigines and hill tribes not included in (a) —

State of residence.	District (not placed in which)
1. Andhra Pradesh.	Chidambaram and the Nalgonda.
2. Bihar.	Chidambaram.
3. Chhota Nagpur.	Chidambaram, Kallakurichi, Kallakurichi, Kallakurichi and Kallakurichi.
4. Coorg.	Chidambaram and Kallakurichi.
5. Coorg.	Chidambaram and Kallakurichi.
6. Coorg.	Chidambaram and Kallakurichi.
7. Coorg.	Chidambaram and Kallakurichi.
8. Coorg.	Chidambaram and Kallakurichi.
9. Coorg.	Chidambaram and Kallakurichi.
10. Coorg.	Chidambaram and Kallakurichi.
11. Coorg.	Chidambaram and Kallakurichi.
12. Coorg.	Chidambaram and Kallakurichi.
13. Coorg.	Chidambaram and Kallakurichi.
14. Coorg.	Chidambaram and Kallakurichi.
15. Coorg.	Chidambaram and Kallakurichi.
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17. Coorg.	Chidambaram and Kallakurichi.
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21. Coorg.	Chidambaram and Kallakurichi.
22. Coorg.	Chidambaram and Kallakurichi.
23. Coorg.	Chidambaram and Kallakurichi.
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31. Coorg.	Chidambaram and Kallakurichi.
32. Coorg.	Chidambaram and Kallakurichi.
33. Coorg.	Chidambaram and Kallakurichi.
34. Coorg.	Chidambaram and Kallakurichi.
35. Coorg.	Chidambaram and Kallakurichi.
36. Coorg.	Chidambaram and Kallakurichi.
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39. Coorg.	Chidambaram and Kallakurichi.
40. Coorg.	Chidambaram and Kallakurichi.
41. Coorg.	Chidambaram and Kallakurichi.
42. Coorg.	Chidambaram and Kallakurichi.
43. Coorg.	Chidambaram and Kallakurichi.
44. Coorg.	Chidambaram and Kallakurichi.
45. Coorg.	Chidambaram and Kallakurichi.
46. Coorg.	Chidambaram and Kallakurichi.
47. Coorg.	Chidambaram and Kallakurichi.
48. Coorg.	Chidambaram and Kallakurichi.
49. Coorg.	Chidambaram and Kallakurichi.
50. Coorg.	Chidambaram and Kallakurichi.

(c) Scheduled members of notified tribal areas and their families.

Persons belonging to the tribes in the notified tribal areas and their families are eligible for admission to the hostel.

5. Persons belonging to IV Standard and above will be selected for admission to the hostel. Applicants from other very remote villages belonging to the VII, VIII, VI, V and IV Standard will, before they are finally selected for admission to the hostel, be admitted by the Government and Headmaster, Government Higher Secondary School for Boys and Girls (Chidambaram), on a day to be fixed later. If they are found eligible for admission, to which they are not eligible, they will have to return to their native place as their own seat.

6. The following will be the applicants for admission on 1st July 1942.

Students staying from		
Standard		
Standard	Boys	Girls
Standard IV	10	12
" V	10	12
" VI	10	12
" VII	10	12
" VIII	10	12
Form IV	10	12
" V	10	12
" VI	10	12
Intermediate Junior	10	12

The applicants will be selected in order of decreasing order of poverty, proved area of the pupil and other economic circumstances. Every pupil of the parents of the applicant. The selected pupils will be given notice on or before 15th June 1942, to join the hostel.

7. Pupils admitted to the hostel will be given free boarding and lodging at Government cost. No other grants will be given to cover their other expenses such as clothing, books, etc. But the boarders are eligible for the grant of scholarships provided that the students governing the grant of scholarships are notified.

8. Every boy-pupil on joining the hostel should deposit with the Hostel Supervisor a sum of Rs. 5 (pence five) as caution money to cover greater damages and cost of use of the hostel equipment. This money will be returned to him when he leaves the hostel at the end of the year, provided he returns property and does not sustain any cost damage to any of the hostel equipment during his stay in the hostel. If any damage is caused in any article by negligence or accident, the amount will be returned to the student charged.

9. Pupils admitted to the hostel should give an undertaking in writing that they belong to any of the notified and eligible for the Government rules. Any advantages of the Government rules by any of the boarders would result in or for punishment imposed from the hostel without any other reason.

10. The selected pupils should join the hostel as per the directions of the Hostel Supervisor in any case, before which they must be in the hostel and they should bear the railway charges for their stay in the journey.

11. Forms of application for admission to the hostel may be obtained from the Hostel Supervisor, Government Scheduled Classes Hostels for boys and girls, Chidambaram.

12. Applications not selected in the prescribed form and not accompanied by poverty certificates and notified property and occupancy filled up and any application received after the due date will be summarily rejected.

A. S. RAGHUNATHAN,
Hostel Supervisor.

Government Scheduled Classes Hostels for Boys and Girls, Chidambaram, 15th March 1942.

S. RAGHUNATHAN,
Collector of South Arcot.

NOTIFICATIONS BY EDUCATIONAL OFFICERS.

Suspension of Training School Leaving Certificate.

The District Inspector of Schools, Chidambaram District, Chidambaram, in his forwarding R.O.D. No. 18-1-1942, dated 17th February 1942, suspended, under

Higher Elementary Grade—Ten years' study.—Candidates will be admitted to the following levels of progression:—(a) holders of Standard Secondary School Leaving Certificate; (b) holders of Elementary School Leaving Certificate issued under the present regulations, (initially those coming from rural areas and educationally backward taluqs); (c) holders of M.B. form transfer certificate; (d) holders of fourth form transfer certificate with evidence of study in any form; (e) Form III holders of B.I. Form transfer certificate qualifying for promotion and (f) holders of Elementary School Leaving Certificate under the old regulations selected "good" or "fair". Candidates who were directly admitted into fourth form without successfully completing the B.I. Form course, but had studied for a full year in IV Form and appeared for the annual examination will also be admitted to the course, subject to the approval of the Director of Public Instruction, Madras.

Notes.—There will be no distinction as to sex of candidates.

Interested applicants possessing the prescribed qualifications should immediately submit their applications in the prescribed form to the Deputy Inspector of Schools concerned. Copies of their general educational certificates, medium certificate and latest properly stamped passport to be forwarded to the village officers should accompany the application. A statement as to the place where the candidate proposes to work as a teacher in a school already existing or by opening a school himself and the distance of that place from the candidate's village should also be submitted with the application. The application form may be obtained from the Deputy Inspector of Schools.

The Government in their Order No. 106, Education, dated 15th July 1937 have directed that serious teaching examinations, examination of candidates before, shall be dispensed with now. It is therefore requested that the Deputy Inspector of Schools in the district should bear in mind the following instructions, while recommending candidates for training with a view to avoid further difficulties:—

(a) Whether the applicant is actually required for appointment as a teacher in the school, the manager of which has promised employment for him after training; or (b) a school where the applicant proposes to work in or open in the neighbourhood at his village, with information as to whether in the latter case the school will be opened in a school room, and

(c) whether the manager has really appeared (one who has already been sent up for training from his school).

The applications received from the candidates may be considered by the Deputy Inspector of Schools in the following form according to the state of applicants and material left, and for the candidates recommended for selection and the other of those recommended for rejection, should be submitted for each training school together with the application and their enclosures as in each the individual not later than 15th May 1942 without fail:—

- (1) Serial number.
- (2) Name of the candidate in full.
- (3) Native name or title.
- (4) Date of birth.
- (5) Nationality—state or sub-caste, should be stated.
- (6) Highest examination passed with full details.
- (7) Length of service, if any, with the name of schools served in.
- (8) Name of the school to which the candidate desires after training.
- (9) Whether the candidate is actually required for employment in the school referred to in column (8) after training.
- (10) Whether the candidate proposes to join the school.
- (11) Remarks (including their recommendation for selection or rejection as the case may be).

The certificate of government appointments should initially be signed by the manager in all recognized schools and not by others in their behalf.

There is a board attached to the Government Secondary Training School, Chittoor, in the matter of selection, preference will be given to candidates who join the board. Their willingness to join the board should be stated over their signature.

Candidates selected for admission into the Secondary Grade Training class should deposit a sum of Rs. 10 as caution money with the headmaster of the training school on the date of admission and it will be returned to them on the date of their relief. Questions.

Chittoor, T. D. SANTANAKRISHNA,
District Educational Officer

Government Training Schools in the Sub-Division.

Applications are invited from candidates for admission in Elementary Higher Grade training in July 1942 into the Government Training Schools for Teachers, Talukot, Chittoor, Talukot, Bangalore and Talukot, and Secondary Grade training in Coimbatore. The period of training will be two years.

2. Eligibility of Rs. 2 each per annum will be allowed to deserving Elementary Grade candidates and also in Secondary Grade students of the under-mentioned communities:—

Krishnashastri, Scheduled Caste, Brahmin and other Hill tribes.

3. Highest educational qualifications—Secondary level.—The candidate should hold Secondary School Leaving Certificate with the minimum percentage of marks prescribed for admission to Government service at which the Director of Public Instruction has prescribed in other examinations.

Higher Elementary Grade.—The candidate should hold prescribed transfer certificate of Form III in a recognized secondary school or in Elementary School Leaving Certificate issued under the New Regulations or 'Four' Elementary School Leaving Certificate of Standard VIII issued under the Old Regulations by a recognized authority.

4. The age of the candidates must be not less than 15 years nor exceed 35 years and be the case of those who have been employed in schools in recognized schools for not less than three years, 35 years.

5. Applications should be prepared in the prescribed form and submitted through the Sub-Divisional Inspector as Deputy Inspector concerned in the hands of training schools, so as to reach them not later than 15th May 1942. Applications received after that date will not be considered.

6. Every application should contain the following papers submitted therewith:—

- (a) A copy of the certificate of general educational qualifications—the original should be produced on selection.
- (b) A certificate of conduct signed by a departmental officer not lower in rank than a Deputy Inspector or Sub-divisional Inspector or the manager or head of a recognized school or secondary school, or a certificate of a recognized school or a principal of a district board.

7. Selected candidates will be required to produce a certificate of medical fitness.

8. Every candidate after admission will be considered to be a probationer for 30 working days.

9. Details are attached to all training schools. Those who are not permanent members of the Institute concerned are required to reside in the Institute except when specially exempted.

10. Applications forms may be obtained from the Sub-Divisional Inspector or heads of training schools.

C. PRASADA,
Inspector of Girls' Schools, South Circle,
Coimbatore, 15th March 1942.

Medical College, Madras; Singly Medical College, Madras and Andhra Medical College, Visakhapatnam.

1998年12月

The Arizona Bureau of Medical Examiners will convene on Wednesday, the 1st July 1935.

= 30 11 11 S. Cuneo

The following are eligible for admission into the M.B.B.S. classes:-

All candidates also have passed the International Examination in Arts and Sciences at the Malvern or Amherst University taking Physics and Chemistry as one of the optional subjects under Part III of the International Examination.

(b) Those who have passed an examination accepted by the Synchrotron or another European or non-European institution.

Those who have passed an examination of a Fair-weather when shown short of Midway or that of Andros University must apply in time to the Registrar of the University concerned and obtain the acceptance of the Syndicate before being admitted into the college. Their admission to the student colleges is, as it is now, not a recognition in reality, but in the University.

Candidates of the Madras University who may be selected for admission into the Andhra Pradesh College should pay the prescribed fee of Rs. 2 in the cash at the Madras University, and obtain, through the Principals of the College in which they last studied, suggestions certificate which should be presented at the Andhra University before admission a composition certificate from that University as per form of Rs. 2, the prescribed fee. All this has to be done before joining the college.

2 Applicants should have completed 37 points of age or at least registration as a medical student which shall be subsequent to passing the Pre-Registration examination, or they no longer have their date of birth in subsequent to 31 January 2020 need not.

A. The curriculum for the Pre-Registration course extends to six months and that for M.D.B.S. medical course extends to five years.

[illegible]

4. The results of tests are as follows:

(a) For the whole Pre-Brightwater course	88
(b) For the course for an additional course in such areas	120
(c) For the Pre-Brightwater students	40
(d) For the students who joined in the B.A. Honours Programme, Physics or Chemistry or Botany and Zoology (Degree) ..	40
Use and	

The annual registration fee of \$25.00 will not be levied from the students of the Pre-Registration class.

17. Do not come over the side.

9) Annual fees	\$5
10) Fee for the whole course of paid up diploma in one sum	\$300
11) Fee for an additional course in subjects other than the first year subjects, for each subject	\$50
12) Fee for an additional course in the first year— Maths, history and bio- chemistry subjects	\$20
Medical first-aid course	\$5

The annual registration fee of \$15.00 will also be waived for students not belonging to the Student Assembly all that fees shall be waived as soon as possible.

Transfer students pay only the \$ registration fee for each year, tuition being free for all classes provided they belong to the Madison Preceptor. Transfer students not belonging to the Madison Preceptor should pay fees at the rates payable by students not belonging to the Preceptor, i.e., at twice the ordinary rates.

5. On the instructions of a Mayor and aldermen owing to the Typh-Fever, Oxford College, Madras, before 2nd June 1911, the powdered form of vaccination will be used.

4. The application forms received so far should be correctly filled in and sent to the Principal Medical College, Madras, with the following documents attached thereto so as to reach not later than 15 noon on Wednesday, the 10th June 1951. The applications received after that date will be rejected.

(2) **Qualification.**—Date of passing the University Examination, grade year, register number, group and class and send in original or certified copy of University grade. If the candidate has passed B.A. or B.Sc. Examination or a part thereof the information required above should be furnished both for B.A. and Intermediate. Subjects taken in the Intermediate Examination and in B.A. or B.Sc. should also be stated.

(2) A vacancy or bank receipt for Rs.5 (five) lakh shall be credited to the Government of Madras under the head "XXVII—Medical—s.—Madras Medical College". It shall neither be reduced to the candidate in any circumstances nor adjusted towards the tuition fee in the case of candidates selected for admission.

(16) Copy of resident certificate.
(17) Transfer or license application.

(g) Interview or testing certificate, if available.

100. The second solution: verification.

(b) Permitted from superior officer (if in the
military context)

(7) Certificate of community if belonging to a backward or depressed class.

(3) Certificates of activity—Candidates must be obtained from an officer of the district; in which the applicant belongs not below the rank of Yeoman and produced before the officers of candidates for admission to the college. The certificate must bear the stamp of office of the Yeoman.

the Physical Science certificate.

NOTE.—There were 40 full persons (the necessary qualifications for admission) present and 100 able.

3. No application should be sent to the Principal, Andra Medical College, Visakhapatnam, or Principal, Stanley Medical College, Madras.

8 An applicant who attempts to mislead or to bring influence to bear on the Principal personally or by letter will be disqualified. The same penalty will be imposed if any relative, friend, partner, agent or other person attempts to influence the Principal on behalf of an applicant.

3. Applicants with incomplete information and without the documents required in paragraph 6 above and those which are received after 15 noon on 30th June 2012 will not be considered.

18. Applications from candidates belonging to the Transvaal and Orange States should be sent to the respective Governments for selection for admission to the Medical School College.

11. The prescribed fee should be paid immediately after receipt of notice of collection, to the nearest Government treasury to the credit of "XXXVI, Medicationes et Analgesici et Anesthetici Medical College Ware" as the same may be used in any other fund and the treasury receipt sent to the Principal of the college concerned.

15 As priority of applications is not considered, an application filed late and pending interim at the Patents Office, will not receive any attention and will be dismissed. Information on all activities will be sent only to the relevant stakeholders about the last week of June.

13. (a) Candidates should state in the application whether they desire to join Medical College at Madras or a progression at Madras Medical College, Madras. While their names only, in so far as possible, be recorded, they must be prepared to join the college for which they are selected.

(b) If a selected candidate fails to join the Government University Medical or join the law to the respective college before the 1st July 1942, the seat will be forfeited and will be filled up under its regular candidate.

(c) Selected candidates after submitting back as necessary receipts for the college fees as stated in paragraph (c) shall give the necessary notices on 1st July 1942 after which date no candidate will be admitted.

14. Certificates received from candidates who are not selected will be returned to them within a month from 31 July 1942.

15. The following subscriptions must be paid in cash to the Medical College office concerned before joining the class—

(a) An annual subscription of Rs. 5 for the Madras College of the Madras and Madras Medical College.

(b) An annual subscription of Rs. 1 for the Association and Rs. 2 per year for the Madras and Madras Medical College.

(c) An annual subscription of Rs. 5 for the Andhra Medical College Students' Association and Rs. 2 per year for the College Magazine.

(d) Every student should purchase the college calendar which is priced at 12 annas.

16. Students who are admitted to the Madras Medical College should live in hostels attached to the College unless specially exempted by the Principal.

A. LAKSHMANASWAMI MUDALIYAR,
Principal.

Madras College, Madras,
24th March 1942.

MADRAS PUBLIC SERVICE COMMISSION.

Half-yearly Examinations and Language Tests for officers of All-India Service and Provincial Service, Bank Officers, Railway Officers and others, July 1942.

1. It is hereby notified that the next Half-yearly Examinations and Language Tests for officers of All-India Service and Provincial Service, Bank Officers, Railway Officers and others, specified below, will be held on the 20th July 1942 and succeeding days—

(1) The First and Second Standards including the First Class Language Test—Lower Standard and Higher Standard for Assistant Collectors.

(2) Examinations for members of the Madras Civil Service (Executive Branch) in Division II (Survey) of the Higher Standard prescribed for members of the Indian Civil Service.

(3) Examinations for members of the Madras Civil Service (Executive Branch) in Division II (Police and Land) and the rules framed thereunder of the Higher Standard prescribed for members of the Indian Civil Service.

(4) Law and Language Tests including the First Class Language Test, Lower Standard and Higher Standard for officers of the Indian Police and the Indian Police Service.

(5) Law, Revenue and Office Procedure and Accounts for officers of the Madras Forest Service and the Madras Forest Subordinate Service.

(6) Third Class Language Test (First Part)—Part I for officers of the Indian Medical Service.

(7) Language Test for Bank Officers.

(8) Language Test for Railway Officers.

(9) Third Class Language Test (First Part)—Parts A and B for officers of the Indian Medical Service serving as Specialists in the Madras Jail Department.

(10) Language Test for officers of the Imperial Bank of India in Government India.

(11) The Women's Language Examination. (12) Half-yearly examinations in Mathematics, Trigonometry and properties of the spheres of the Government of India for the advancement of the study of technical languages.

(13) The Oriental Languages Teaching Examination will be held on the 20th and 21st July 1942.

(14) All language examinations will be held at Madras in the office of the Commission. Candidates who apply for a language examination in addition to any other examination will be examined by Madras in the office of the Commission. Other candidates will be examined at the headquarters of the districts in which they are employed or at such other place as may be notified to them in due course.

(15) The examination referred to in item (13) above will be conducted in accordance with the rules published in the Government of India Notification No. P. 164/39, Department of Education, Madras and Local, dated 24th July, 1939, the 21st March 1942, copies of which may be obtained from the Secretary, Government of India, Publications Branch, Civil Lines, Delhi.

2. Language Tests mentioned in items (1), (4), (6), (8) and (9) in paragraph 1 above—(a) With effect from the examinations to be held from July 1942, the Government have sanctioned the submission of a record scheme for the language tests, by which each of the existing tests mentioned in column (1) of the table below has been abolished and replaced by the test or portion of the test specified in the accompanying entry in column (2) thereof:—

TABLE.	
Examinations.	Replacements.
(1)	(2)
(1) First or Lower Standard for Assistant Collectors—Division A.	First Class Language Test—Lower Standard.
(2) Lower Standard prescribed for Police Officers.	Do.
(3) Second or Higher Standard for Assistant Collectors—Division A.	First Class Language Test—Higher Standard.
(4) Higher Standard prescribed for Police Officers.	Do.
(5) Combined Test for Officers of the Indian Medical Service.	Third Class Language Test (First Part)—Part A.
(6) Language Test for Officers of the Indian Medical Service (Survey) of the Higher Standard in the Indian Civil Service.	Third Class Language Test (First Part)—Parts A and B.
(7) There is no change in the syllabus, as in the foregoing number of marks as in the annexure required for a pass, between the existing language tests prescribed for Assistant Collectors and Police Officers and the First Class Language Test, Lower and Higher Standards. The revised syllabus relating to the tests under the Third Class Language Test specified in column (2) of the above table and the minimum number of marks required for a pass, are shown in the Annexure to this notification.	
(8) Applicants for the language tests mentioned above should specify in their applications the new designation of the test specified in column (2) of the above table and the part or parts of it which is appropriate to them and should clearly specify the language in which they wish to appear for it.	
3. The fee payable for the examination in each test or language is as follows:—	
(a) For Government service ..	5
(b) For non-Government service ..	15
(c) Women's Language Examination ..	5
(d) Oriental Languages Teaching Examination ..	15



SUPPLEMENT TO PART I-B
OF
THE FORT ST. GEORGE GAZETTE

No. 12-A] MADRAS, TUESDAY EVENING, MARCH 24, 1942

UNIVERSITY OF MADRAS.

LIST OF CANDIDATES WHO APPEARED FOR THE EUROPEAN HIGH SCHOOL EXAMINATION IN NOVEMBER 1941 AND ARE DECLARED ELIGIBLE FOR ADMISSION TO COURSES OF STUDY OF THE UNIVERSITY OF MADRAS DURING 1942-43 AND SUCCEEDING YEARS.

Note.—Candidates with an average mark (P) against their names eligible for admission to a University course of study after having completed the age of 14 years and 6 months on the 10th July of the year of admission to the course.

Serial number.	Name of pupil.	Date of birth in year.		Religion.		Languages.	
		Year.	Month.	Religion.	Language.		
St. Paul's School, Bangalore.							
1	Alfred, Bernard	(P)	19	Catholic	French.		
2	O'Sullivan, John Henry	(P) (M)	18	Do.	Do.		
St. Xavier's European Girls' High School, Coimbatore.							
3	O'Connell, Jean	(P)	14	Catholic	Malayalam.		
4	Perumal, Ethel	(P)	13	Do.	Do.		
5	Vin, Stella	(P)	12	Do.	Do.		
6	Narasimha, Sanku	(P)	11	Do.	Do.		
7	Thomas, Teresa	(P)	10	Do.	Do.		
8	Das, Sanku, Sanku	(P) (M)	10	Do.	Do.		
9	Bartholomew, P. K.	(P) (M)	12	Do.	Do.		
St. Michael's European Boys' High School, Coimbatore.							
10	Thomas, Ronald Leonard	(P)	13	Catholic	Malayalam.		
11	Thomas, John Peter	(P)	12	Do.	Do.		
12	O'Sullivan, William Anthony Francis	(P)	11	Do.	Do.		
13	McLennan, Frederick Andrew	(P)	10	Do.	Do.		
14	Narasimha, Alexander Donald	(P)	10	Do.	Do.		
15	Peter, Lawrence	(P)	10	Do.	Do.		
16	Patel, Chandra, Subramani	(P) (M)	10	Do.	Do.		
17	Krishna, Subramani	(P) (M)	10	Do.	Do.		
St. Mary's European Girls' High School, Coimbatore.							
18	Perumal, Teresa	(P)	13	Catholic	Malayalam.		
19	Perumal, Catherine	(P)	12	Do.	Do.		
20	Myers, Thomas	(P)	11	Do.	Do.		
21	Patel, Sanku, Sanku	(P)	10	Do.	Do.		
22	Wickham, Cynthia	(P)	10	Do.	Do.		
23	A. K. Mary	(P) (M)	10	Do.	French.		

4-1-50-1

[1]

General School	Name of pupil	Name of father or guardian	Age	Religion	Language
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St. Mary's Dominican High School, Georgetown, Barbados—Cont.

102	P. K. Baidoo Keith	17	Katholic	French
103	Mohamed Ali Jinnah	.. (S) 17	17	Katholic	French
104	John, Thomas	17	Do	Do
105	Joseph, Edmund	.. (S) 17	17	Do	Do
106	Thomas, John	.. (S) 17	17	Do	Do
107	John, Thomas	.. (S) 17	17	Do	Do

St. Catherine's High School, Georgetown, Barbados

108	James, John	17	Do	Do
109	James, John	17	Do	Do
110	John, Thomas	17	Do	Do
111	John, Thomas	17	Do	Do
112	John, Thomas	17	Do	Do
113	John, Thomas	17	Do	Do
114	John, Thomas	17	Do	Do
115	John, Thomas	17	Do	Do
116	John, Thomas	17	Do	Do
117	John, Thomas	17	Do	Do
118	John, Thomas	17	Do	Do
119	John, Thomas	17	Do	Do
120	John, Thomas	17	Do	Do
121	John, Thomas	17	Do	Do
122	John, Thomas	17	Do	Do
123	John, Thomas	17	Do	Do
124	John, Thomas	17	Do	Do
125	John, Thomas	17	Do	Do
126	John, Thomas	17	Do	Do
127	John, Thomas	17	Do	Do
128	John, Thomas	17	Do	Do
129	John, Thomas	17	Do	Do
130	John, Thomas	17	Do	Do

Devereux-Croft Primary School, Barbados, Barbados

131	Andrew, Leonard Charles	17	Do	Do
132	James, Henry Robert	17	Do	Do
133	James, Henry Robert	17	Do	Do
134	James, Henry Robert	17	Do	Do
135	James, Henry Robert	17	Do	Do
136	James, Henry Robert	17	Do	Do
137	James, Henry Robert	17	Do	Do
138	James, Henry Robert	17	Do	Do
139	James, Henry Robert	17	Do	Do
140	James, Henry Robert	17	Do	Do
141	James, Henry Robert	17	Do	Do
142	James, Henry Robert	17	Do	Do
143	James, Henry Robert	17	Do	Do
144	James, Henry Robert	17	Do	Do
145	James, Henry Robert	17	Do	Do
146	James, Henry Robert	17	Do	Do
147	James, Henry Robert	17	Do	Do
148	James, Henry Robert	17	Do	Do
149	James, Henry Robert	17	Do	Do
150	James, Henry Robert	17	Do	Do

St. Andrew's High School, Barbados, Barbados

151	James, Henry Robert	17	Do	Do
152	James, Henry Robert	17	Do	Do
153	James, Henry Robert	17	Do	Do
154	James, Henry Robert	17	Do	Do
155	James, Henry Robert	17	Do	Do
156	James, Henry Robert	17	Do	Do
157	James, Henry Robert	17	Do	Do
158	James, Henry Robert	17	Do	Do
159	James, Henry Robert	17	Do	Do
160	James, Henry Robert	17	Do	Do
161	James, Henry Robert	17	Do	Do
162	James, Henry Robert	17	Do	Do
163	James, Henry Robert	17	Do	Do
164	James, Henry Robert	17	Do	Do
165	James, Henry Robert	17	Do	Do
166	James, Henry Robert	17	Do	Do
167	James, Henry Robert	17	Do	Do
168	James, Henry Robert	17	Do	Do
169	James, Henry Robert	17	Do	Do
170	James, Henry Robert	17	Do	Do

Devereux-Croft Primary School, Barbados, Barbados

171	James, Henry Robert	17	Do	Do
172	James, Henry Robert	17	Do	Do
173	James, Henry Robert	17	Do	Do
174	James, Henry Robert	17	Do	Do
175	James, Henry Robert	17	Do	Do
176	James, Henry Robert	17	Do	Do
177	James, Henry Robert	17	Do	Do
178	James, Henry Robert	17	Do	Do
179	James, Henry Robert	17	Do	Do
180	James, Henry Robert	17	Do	Do
181	James, Henry Robert	17	Do	Do
182	James, Henry Robert	17	Do	Do
183	James, Henry Robert	17	Do	Do
184	James, Henry Robert	17	Do	Do
185	James, Henry Robert	17	Do	Do
186	James, Henry Robert	17	Do	Do
187	James, Henry Robert	17	Do	Do
188	James, Henry Robert	17	Do	Do
189	James, Henry Robert	17	Do	Do
190	James, Henry Robert	17	Do	Do

St. Andrew's High School, Barbados, Barbados

191	James, Henry Robert	17	Do	Do
192	James, Henry Robert	17	Do	Do
193	James, Henry Robert	17	Do	Do
194	James, Henry Robert	17	Do	Do
195	James, Henry Robert	17	Do	Do
196	James, Henry Robert	17	Do	Do
197	James, Henry Robert	17	Do	Do
198	James, Henry Robert	17	Do	Do
199	James, Henry Robert	17	Do	Do
200	James, Henry Robert	17	Do	Do
201	James, Henry Robert	17	Do	Do
202	James, Henry Robert	17	Do	Do
203	James, Henry Robert	17	Do	Do
204	James, Henry Robert	17	Do	Do
205	James, Henry Robert	17	Do	Do
206	James, Henry Robert	17	Do	Do
207	James, Henry Robert	17	Do	Do
208	James, Henry Robert	17	Do	Do
209	James, Henry Robert	17	Do	Do
210	James, Henry Robert	17	Do	Do

Devereux-Croft Primary School, Barbados, Barbados

211	James, Henry Robert	17	Do	Do
212	James, Henry Robert	17	Do	Do
213	James, Henry Robert	17	Do	Do
214	James, Henry Robert	17	Do	Do
215	James, Henry Robert	17	Do	Do
216	James, Henry Robert	17	Do	Do
217	James, Henry Robert	17	Do	Do
218	James, Henry Robert	17	Do	Do
219	James, Henry Robert	17	Do	Do
220	James, Henry Robert	17	Do	Do
221	James, Henry Robert	17	Do	Do
222	James, Henry Robert	17	Do	Do
223	James, Henry Robert	17	Do	Do
224	James, Henry Robert	17	Do	Do
225	James, Henry Robert	17	Do	Do
226	James, Henry Robert	17	Do	Do
227	James, Henry Robert	17	Do	Do
228	James, Henry Robert	17	Do	Do
229	James, Henry Robert	17	Do	Do
230	James, Henry Robert	17	Do	Do

L. B. B. B.

Colored people.	Name of pupil.	Name of father or guardian.	Age.	Religion.	Language.
St. James' Roman Catholic High School, Taranaki.					
202	Wright, Mervin Ernest	Stanley Francis Wright	12	Church of Eng. land	French.
203	Wardle, Leslie Charles	Leslie Wardle	17	Do.	Do.
204	Alford, Fred Harold	Arthur George Alford	17	Do.	Do.
205	Frederick, John John Howard	Joseph Frederick	12	Do.	Do.
206	Alford, Joseph Victor	Arthur George Alford	15	Do.	Do.
207	Jennett, Shirley Adelaide	Frederick Walter Jennett	15	Do.	Do.
208	La Frenais, Vera Ruth	Joseph Vincent La Frenais	16	Do.	Do.
209	Proctor, Barbara Norma	Walter Cyril Proctor	16	Do.	Do.
210	Martinez, Rudy	Jose Martinez	17	Do.	Do.
211	V. Karamela	Vasilevskan	18	Head	Do.

GRANGE EXTENSION HIGH SCHOOL, TARANAKI.

212	Ingens, Daisy	W. Ingens	12	Catholic	French.
213	Van Rens, Arnold	Van Rens	16	Do.	Do.
214	Joseph, Victor	D. J. Joseph	12	Do.	Do.
215	Ngata, Anthony Sam	K. Ngata	14	Do.	Do.
216	Kapene, Vera Campbell	E. N. Kapene	17	Do.	Do.
217	Wright, Stuart	D. M. Wright	17	Do.	Do.
218	Fontaine, Harold	F. Fontaine	17	Do.	Do.
219	Grove, Robert	A. C. Grove	16	Do.	Do.
220	Fontaine, Leonard Timothy	F. E. Fontaine	15	Do.	Do.
221	Sheehan, Murray	W. E. Sheehan	17	Do.	Do.
222	Redington, Margaret John	M. E. Redington	17	Do.	French.
223	Loyne, Gerald	M. A. Loyne	17	Do.	Do.
224	Mangayaki, A.	Arakawa Chirafu	18	Do.	Do.

St. James' Roman Catholic High School, Taranaki.

225	Goodwin, Linda	Albert Goodwin	17	Catholic	French.
226	O'Connor, Patricia	William John O'Connor	16	Do.	Do.
227	Joseph, Victor	Thomas Joseph	16	Do.	Do.
228	Goodwin, John	Alfred Goodwin	16	Do.	Do.
229	Goodwin, Thomas	William Goodwin	16	Do.	Do.
230	Goodwin, John	Thomas Goodwin	16	Do.	Do.
231	Tully, Dorothy	Robert Tully	16	Do.	Do.
232	Ngata, Anthony	K. Ngata	16	Do.	Do.
233	Ngata, Anthony	K. Ngata	16	Do.	Do.

Marianne Ross' High School, Taranaki.

234	Anderson, Evelyn	Alfred Lewis Anderson	15	Church of Eng. land	French.
235	Vera, Alfred	Vera Vera	15	Catholic	Do.
236	MacDonald, Sylvia Douglas	John Lee D. MacDonald	16	Do.	Do.
237	Kenn, Wilfrid Charles	Kenn, Wilfrid	17	Do.	Do.
238	Wheeler, Wynne	Wheeler, Wynne	17	Do.	Do.
239	O'Connor, Herbert Joseph	Thomas O'Connor	17	Do.	Do.
240	Ngata, Victor	Ngata, Victor	17	Do.	Do.
241	Ngata, John Douglas	Ngata, John Douglas	17	Do.	Do.
242	Ngata, George Leonard	Ngata, George Leonard	17	Do.	Do.
243	Ngata, Vincent Joseph	Ngata, Vincent Joseph	17	Do.	Do.
244	Ngata, Vincent Joseph	Ngata, Vincent Joseph	17	Do.	Do.
245	Ngata, Vincent Joseph	Ngata, Vincent Joseph	17	Do.	Do.
246	Ngata, Vincent Joseph	Ngata, Vincent Joseph	17	Do.	Do.
247	Ngata, Vincent Joseph	Ngata, Vincent Joseph	17	Do.	Do.
248	Ngata, Vincent Joseph	Ngata, Vincent Joseph	17	Do.	Do.
249	Ngata, Vincent Joseph	Ngata, Vincent Joseph	17	Do.	Do.
250	Ngata, Vincent Joseph	Ngata, Vincent Joseph	17	Do.	Do.
251	Ngata, Vincent Joseph	Ngata, Vincent Joseph	17	Do.	Do.
252	Ngata, Vincent Joseph	Ngata, Vincent Joseph	17	Do.	Do.
253	Ngata, Vincent Joseph	Ngata, Vincent Joseph	17	Do.	Do.
254	Ngata, Vincent Joseph	Ngata, Vincent Joseph	17	Do.	Do.
255	Ngata, Vincent Joseph	Ngata, Vincent Joseph	17	Do.	Do.
256	Ngata, Vincent Joseph	Ngata, Vincent Joseph	17	Do.	Do.
257	Ngata, Vincent Joseph	Ngata, Vincent Joseph	17	Do.	Do.
258	Ngata, Vincent Joseph	Ngata, Vincent Joseph	17	Do.	Do.
259	Ngata, Vincent Joseph	Ngata, Vincent Joseph	17	Do.	Do.
260	Ngata, Vincent Joseph	Ngata, Vincent Joseph	17	Do.	Do.
261	Ngata, Vincent Joseph	Ngata, Vincent Joseph	17	Do.	Do.
262	Ngata, Vincent Joseph	Ngata, Vincent Joseph	17	Do.	Do.
263	Ngata, Vincent Joseph	Ngata, Vincent Joseph	17	Do.	Do.
264	Ngata, Vincent Joseph	Ngata, Vincent Joseph	17	Do.	Do.
265	Ngata, Vincent Joseph	Ngata, Vincent Joseph	17	Do.	Do.
266	Ngata, Vincent Joseph	Ngata, Vincent Joseph	17	Do.	Do.
267	Ngata, Vincent Joseph	Ngata, Vincent Joseph	17	Do.	Do.
268	Ngata, Vincent Joseph	Ngata, Vincent Joseph	17	Do.	Do.
269	Ngata, Vincent Joseph	Ngata, Vincent Joseph	17	Do.	Do.
270	Ngata, Vincent Joseph	Ngata, Vincent Joseph	17	Do.	Do.
271	Ngata, Vincent Joseph	Ngata, Vincent Joseph	17	Do.	Do.
272	Ngata, Vincent Joseph	Ngata, Vincent Joseph	17	Do.	Do.
273	Ngata, Vincent Joseph	Ngata, Vincent Joseph	17	Do.	Do.
274	Ngata, Vincent Joseph	Ngata, Vincent Joseph	17	Do.	Do.
275	Ngata, Vincent Joseph	Ngata, Vincent Joseph	17	Do.	Do.

SACRED HEART GIRLS' HIGH SCHOOL, Taranaki.

276	White, Gerald	White, Gerald	15	Catholic	French.
277	White, Gerald	White, Gerald	15	Church of Eng. land	Do.
278	Le Frenais, Thomas	Le Frenais, Thomas	16	Catholic	French.
279	Goodwin, John	Goodwin, John	16	Do.	Do.
280	Goodwin, John	Goodwin, John	16	Church of Eng. land	Do.

University Bookshop, Chapeau.

March 24, 1942.

ERRATUM

Boundary School-Leaving Certificate Exam.
English List, 1941.

In the last list of Boundary School-Leaving Certificate results (English) printed for the education in course of the year 1941-42, and remaining year, published in

Supplement to Part 1 of the Port St. George Gazette, on the 10th December 1941:—

On page 64, under "M.B.A.M. 1941 School, Nelspruit" under "English" the name of "M.B.A.M. 1941 School, Nelspruit" should be "M.B.A.M. 1941 School, Nelspruit" and the name "M.B.A.M. 1941 School, Nelspruit" should be "M.B.A.M. 1941 School, Nelspruit".

(By order)

University Bookshop, Chapeau.

March 24, 1942.

W. McLEAH,
Superintendent.

LIST OF PROBATIONARY TEACHERS CERTIFICATE COMPLETED BY THE DISTRICT EDUCATIONAL OFFICER, SALAM, DURING THE YEAR 1941.

(P. = Female.)

(Indicate number and name of teacher, name of training school.)

SECONDARY GRADE.

First Class.

2A.

Second Class.

- 195901 P. Venkateswari, V. J. Government Training School, Salim.
195902 P. S. S. S. Government High and Training School, Salim.
195903 P. S. S. S. Government Training School, Salim.
195904 P. S. S. S. Government Training School, Salim.
195905 P. S. S. S. Government Training School, Salim.
195906 P. S. S. S. Government Training School, Salim.
195907 P. S. S. S. Government Training School, Salim.
195908 P. S. S. S. Government Training School, Salim.
195909 P. S. S. S. Government Training School, Salim.
195910 P. S. S. S. Government Training School, Salim.
195911 P. S. S. S. Government Training School, Salim.
195912 P. S. S. S. Government Training School, Salim.
195913 P. S. S. S. Government Training School, Salim.
195914 P. S. S. S. Government Training School, Salim.
195915 P. S. S. S. Government Training School, Salim.
195916 P. S. S. S. Government Training School, Salim.
195917 P. S. S. S. Government Training School, Salim.
195918 P. S. S. S. Government Training School, Salim.
195919 P. S. S. S. Government Training School, Salim.
195920 P. S. S. S. Government Training School, Salim.

ELEMENTARY HIGHER GRADE.

First Class.

2B.

Second Class.

- 173424 N. Rameshwar, Government Training School, Salim.
173425 N. Rameshwar, Government Training School, Salim.
173426 N. Rameshwar, Government Training School, Salim.
173427 N. Rameshwar, Government Training School, Salim.
173428 N. Rameshwar, Government Training School, Salim.
173429 N. Rameshwar, Government Training School, Salim.
173430 N. Rameshwar, Government Training School, Salim.
173431 N. Rameshwar, Government Training School, Salim.
173432 N. Rameshwar, Government Training School, Salim.
173433 N. Rameshwar, Government Training School, Salim.
173434 N. Rameshwar, Government Training School, Salim.
173435 N. Rameshwar, Government Training School, Salim.
173436 N. Rameshwar, Government Training School, Salim.
173437 N. Rameshwar, Government Training School, Salim.
173438 N. Rameshwar, Government Training School, Salim.
173439 N. Rameshwar, Government Training School, Salim.
173440 N. Rameshwar, Government Training School, Salim.
173441 N. Rameshwar, Government Training School, Salim.
173442 N. Rameshwar, Government Training School, Salim.
173443 N. Rameshwar, Government Training School, Salim.
173444 N. Rameshwar, Government Training School, Salim.
173445 N. Rameshwar, Government Training School, Salim.

(Indicate number and name of teacher, name of training school.)

ELEMENTARY LOWER GRADE—1941.

Second Class—1941.

- 173446 P. Venkateswari, Government Training School, Salim.
173447 P. Venkateswari, Government Training School, Salim.
173448 P. Venkateswari, Government Training School, Salim.
173449 P. Venkateswari, Government Training School, Salim.
173450 P. Venkateswari, Government Training School, Salim.
173451 P. Venkateswari, Government Training School, Salim.
173452 P. Venkateswari, Government Training School, Salim.
173453 P. Venkateswari, Government Training School, Salim.
173454 P. Venkateswari, Government Training School, Salim.
173455 P. Venkateswari, Government Training School, Salim.
173456 P. Venkateswari, Government Training School, Salim.
173457 P. Venkateswari, Government Training School, Salim.
173458 P. Venkateswari, Government Training School, Salim.
173459 P. Venkateswari, Government Training School, Salim.
173460 P. Venkateswari, Government Training School, Salim.
173461 P. Venkateswari, Government Training School, Salim.
173462 P. Venkateswari, Government Training School, Salim.
173463 P. Venkateswari, Government Training School, Salim.
173464 P. Venkateswari, Government Training School, Salim.
173465 P. Venkateswari, Government Training School, Salim.
173466 P. Venkateswari, Government Training School, Salim.
173467 P. Venkateswari, Government Training School, Salim.
173468 P. Venkateswari, Government Training School, Salim.
173469 P. Venkateswari, Government Training School, Salim.
173470 P. Venkateswari, Government Training School, Salim.



THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 12] MADRAS, TUESDAY EVENING, MARCH 24, 1942

Part II—Miscellaneous Notifications of Interest to the Public.

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NOTIFICATIONS BY GOVERNMENT

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Defence of India Rules—Statutory and administrative orders		1910-1914	100
PUBLIC DEPARTMENT			
(1910-1914)			
Provisional Legislature—Financial and other matters		1910-1914	100
Defence of India Rules—Statutory and administrative orders		1910-1914	100
PUBLIC DEPARTMENT			
(1910-1914)			
Provisional Legislature—Financial and other matters		1910-1914	100
Defence of India Rules—Statutory and administrative orders		1910-1914	100

NOTIFICATIONS BY HEADS OF DEPARTMENTS, ETC.

[illegible]

B. When performance after date proved unsatisfactory and unsuitable.
 Cancellation—The Imperial Library,
 London—Office of the High Commissioner for India,
 India House, Aldersgate, W.C.1.

The Patent Office.

PATENTS AND DESIGN.

APPLICATIONS ACCEPTED.

Calcutta, the 20 February 1942.

Notice is hereby given that all persons interested in opposing the grant of a patent or any one of the applications, referred to below, may, at any time within four months of the date of this Gazette of India give notice at the Patent Office in the prescribed form No. 2 of the Indian Patents and Designs Rules, 1912, of such opposition.

A limited number of printed copies of the specifications in the following list will be available for sale from the Director of Patents, Civil Lines, Delhi, or at such person, at the discretion of the Government of India, Patent Book Depot, 8, Hastings Street, Calcutta, about six weeks later.

The price of such specifications in the 1 (patent) series, if any, out of India. Remittance for the supply of printed specifications should be accompanied by the number of the specifications.

The dates shown in brackets hereafter are the dates allowed under section 7-A of the Act.

- 25418 Anglo-London Oil Co. Ltd. Improvements relating to a process for the distillation of an asphaltenic. (April 20, 1942).
 25422 Jeyaraj Ramalingam Chetty, Ltd. Improvements in the process for the treatment of asphaltenic. (April 20, 1942).
 25427 N. L. Gupta. As improved water-proofing compound, comprising a mixture of various organic and inorganic materials, and a method of applying the same to various surfaces.
 25428 A. B. Vengalil. Improvements in the method of producing a water-proofing compound, comprising a mixture of various organic and inorganic materials, and a method of applying the same to various surfaces.
 25429 Standard Telegraphs and Cables, Ltd. Improvements in the method of producing a water-proofing compound, comprising a mixture of various organic and inorganic materials, and a method of applying the same to various surfaces.
 25430 Lester Beetham & Bellamy, Ltd. Improvements in the method of producing a water-proofing compound, comprising a mixture of various organic and inorganic materials, and a method of applying the same to various surfaces.
 25431 Lester Beetham & Bellamy, Ltd. Improvements in the method of producing a water-proofing compound, comprising a mixture of various organic and inorganic materials, and a method of applying the same to various surfaces.
 25432 G. P. Gatto. Improvements in the method of producing a water-proofing compound, comprising a mixture of various organic and inorganic materials, and a method of applying the same to various surfaces.
 25433 A. A. Gatto. Improvements in the method of producing a water-proofing compound, comprising a mixture of various organic and inorganic materials, and a method of applying the same to various surfaces.

25434 Staff Development Co. A process for the treatment of asphaltenic. (April 20, 1942).
 25435 E. K. Gatto. Improvements in the method of producing a water-proofing compound, comprising a mixture of various organic and inorganic materials, and a method of applying the same to various surfaces.

Calcutta, the 20 February 1942.

25436 E. K. Gatto. Improvements in the method of producing a water-proofing compound, comprising a mixture of various organic and inorganic materials, and a method of applying the same to various surfaces.

25437 The India Iron and Steel Co. Ltd. A process for the treatment of asphaltenic. (April 20, 1942).

25438 Anglo-London Oil Co. Ltd. Improvements relating to a process for the distillation of an asphaltenic. (April 20, 1942).

25439 Anglo-London Oil Co. Ltd. Improvements relating to a process for the distillation of an asphaltenic. (April 20, 1942).

25440 Anglo-London Oil Co. Ltd. Improvements relating to a process for the distillation of an asphaltenic. (April 20, 1942).

25441 Anglo-London Oil Co. Ltd. Improvements relating to a process for the distillation of an asphaltenic. (April 20, 1942).

25442 Anglo-London Oil Co. Ltd. Improvements relating to a process for the distillation of an asphaltenic. (April 20, 1942).

25443 Anglo-London Oil Co. Ltd. Improvements relating to a process for the distillation of an asphaltenic. (April 20, 1942).

25444 Anglo-London Oil Co. Ltd. Improvements relating to a process for the distillation of an asphaltenic. (April 20, 1942).

25445 Anglo-London Oil Co. Ltd. Improvements relating to a process for the distillation of an asphaltenic. (April 20, 1942).

25446 Anglo-London Oil Co. Ltd. Improvements relating to a process for the distillation of an asphaltenic. (April 20, 1942).

25447 Anglo-London Oil Co. Ltd. Improvements relating to a process for the distillation of an asphaltenic. (April 20, 1942).

25448 Anglo-London Oil Co. Ltd. Improvements relating to a process for the distillation of an asphaltenic. (April 20, 1942).

25449 Anglo-London Oil Co. Ltd. Improvements relating to a process for the distillation of an asphaltenic. (April 20, 1942).

25450 Anglo-London Oil Co. Ltd. Improvements relating to a process for the distillation of an asphaltenic. (April 20, 1942).

25451 Anglo-London Oil Co. Ltd. Improvements relating to a process for the distillation of an asphaltenic. (April 20, 1942).

25452 Anglo-London Oil Co. Ltd. Improvements relating to a process for the distillation of an asphaltenic. (April 20, 1942).

25453 Anglo-London Oil Co. Ltd. Improvements relating to a process for the distillation of an asphaltenic. (April 20, 1942).

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25455 Anglo-London Oil Co. Ltd. Improvements relating to a process for the distillation of an asphaltenic. (April 20, 1942).

25456 Anglo-London Oil Co. Ltd. Improvements relating to a process for the distillation of an asphaltenic. (April 20, 1942).

25457 Anglo-London Oil Co. Ltd. Improvements relating to a process for the distillation of an asphaltenic. (April 20, 1942).

25458 Anglo-London Oil Co. Ltd. Improvements relating to a process for the distillation of an asphaltenic. (April 20, 1942).

25459 Anglo-London Oil Co. Ltd. Improvements relating to a process for the distillation of an asphaltenic. (April 20, 1942).

25460 Anglo-London Oil Co. Ltd. Improvements relating to a process for the distillation of an asphaltenic. (April 20, 1942).

PATENTS GRANTED.

Calcutta, the 20 February 1942.

- 25461 The India Iron and Steel Co. Ltd.
 25462 The India Iron and Steel Co. Ltd.
 25463 Standard Telegraphs and Cables, Ltd.
 25464 Standard Telegraphs and Cables, Ltd.
 25465 Standard Telegraphs and Cables, Ltd.
 25466 Standard Telegraphs and Cables, Ltd.
 25467 Standard Telegraphs and Cables, Ltd.
 25468 Standard Telegraphs and Cables, Ltd.
 25469 Standard Telegraphs and Cables, Ltd.
 25470 Standard Telegraphs and Cables, Ltd.
 25471 Standard Telegraphs and Cables, Ltd.
 25472 Standard Telegraphs and Cables, Ltd.
 25473 Standard Telegraphs and Cables, Ltd.
 25474 Standard Telegraphs and Cables, Ltd.
 25475 Standard Telegraphs and Cables, Ltd.
 25476 Standard Telegraphs and Cables, Ltd.
 25477 Standard Telegraphs and Cables, Ltd.
 25478 Standard Telegraphs and Cables, Ltd.
 25479 Standard Telegraphs and Cables, Ltd.
 25480 Standard Telegraphs and Cables, Ltd.

- 2171 Elster, Ltd.
2172 De Leon.
2173 Guy Motors Ltd and Pritchard.
2174 Guy Motors Ltd.
2175 Guy Motors Ltd.
2176 Guy Motors Ltd.
2177 Guy Motors Ltd.
2178 Guy Motors Ltd.
2179 Guy Motors Ltd.
2180 Guy Motors Ltd.
2181 Guy Motors Ltd.
2182 Guy Motors Ltd.
2183 Guy Motors Ltd.
2184 Guy Motors Ltd.
2185 Guy Motors Ltd.
2186 Guy Motors Ltd.
2187 Guy Motors Ltd.
2188 Guy Motors Ltd.
2189 Guy Motors Ltd.
2190 Guy Motors Ltd.
2191 Guy Motors Ltd.
2192 Guy Motors Ltd.
2193 Guy Motors Ltd.
2194 Guy Motors Ltd.
2195 Guy Motors Ltd.
2196 Guy Motors Ltd.
2197 Guy Motors Ltd.
2198 Guy Motors Ltd.
2199 Guy Motors Ltd.
2200 Guy Motors Ltd.

K. DAVIA TAL.
Consultant of Patents and Designs

Patents.

The following printed specifications of inventions for awards which have been accepted under section 6 of the Indian Patents and Designs Act, 1911, have been published and are for abstract free of charge at the Indian Patent Office, Calcutta, and at the Office of the Controller of Patents and Designs, Port of St. George, Madras, India, at the price of one rupee per copy.

- 2199 Guy Motors Ltd.
2200 Guy Motors Ltd.
2201 Guy Motors Ltd.
2202 Guy Motors Ltd.
2203 Guy Motors Ltd.
2204 Guy Motors Ltd.
2205 Guy Motors Ltd.
2206 Guy Motors Ltd.
2207 Guy Motors Ltd.
2208 Guy Motors Ltd.
2209 Guy Motors Ltd.
2210 Guy Motors Ltd.
2211 Guy Motors Ltd.
2212 Guy Motors Ltd.
2213 Guy Motors Ltd.
2214 Guy Motors Ltd.
2215 Guy Motors Ltd.
2216 Guy Motors Ltd.
2217 Guy Motors Ltd.
2218 Guy Motors Ltd.
2219 Guy Motors Ltd.
2220 Guy Motors Ltd.

C. P. RAJUNAKARA MENON,
Secretary to Government, Industries Department
Port St. George, Madras.

Unpublished properties.

Notice is hereby given that the undersigned names of persons owning or claiming ownership of the following properties, which have been accepted under section 6 of the Indian Patents and Designs Act, 1911, have been published and are for abstract free of charge at the Indian Patent Office, Calcutta, and at the Office of the Controller of Patents and Designs, Port of St. George, Madras, India, at the price of one rupee per copy.

- (1) Name of property mentioned under I will be sold by public auction on the 11th day of March 1912.

(2) Name mentioned under II will be returned to the holder.

(3) Name mentioned under III will be returned to the holder.

- 2221 Guy Motors Ltd.
2222 Guy Motors Ltd.
2223 Guy Motors Ltd.
2224 Guy Motors Ltd.
2225 Guy Motors Ltd.
2226 Guy Motors Ltd.
2227 Guy Motors Ltd.
2228 Guy Motors Ltd.
2229 Guy Motors Ltd.
2230 Guy Motors Ltd.
2231 Guy Motors Ltd.
2232 Guy Motors Ltd.
2233 Guy Motors Ltd.
2234 Guy Motors Ltd.
2235 Guy Motors Ltd.
2236 Guy Motors Ltd.
2237 Guy Motors Ltd.
2238 Guy Motors Ltd.
2239 Guy Motors Ltd.
2240 Guy Motors Ltd.

II

- 2241 Guy Motors Ltd.
2242 Guy Motors Ltd.
2243 Guy Motors Ltd.
2244 Guy Motors Ltd.
2245 Guy Motors Ltd.
2246 Guy Motors Ltd.
2247 Guy Motors Ltd.
2248 Guy Motors Ltd.
2249 Guy Motors Ltd.
2250 Guy Motors Ltd.
2251 Guy Motors Ltd.
2252 Guy Motors Ltd.
2253 Guy Motors Ltd.
2254 Guy Motors Ltd.
2255 Guy Motors Ltd.
2256 Guy Motors Ltd.
2257 Guy Motors Ltd.
2258 Guy Motors Ltd.
2259 Guy Motors Ltd.
2260 Guy Motors Ltd.

Notice is hereby given that the undersigned names of persons owning or claiming ownership of the following properties, which have been accepted under section 6 of the Indian Patents and Designs Act, 1911, have been published and are for abstract free of charge at the Indian Patent Office, Calcutta, and at the Office of the Controller of Patents and Designs, Port of St. George, Madras, India, at the price of one rupee per copy.

- 2261 Guy Motors Ltd.
2262 Guy Motors Ltd.
2263 Guy Motors Ltd.
2264 Guy Motors Ltd.
2265 Guy Motors Ltd.
2266 Guy Motors Ltd.
2267 Guy Motors Ltd.
2268 Guy Motors Ltd.
2269 Guy Motors Ltd.
2270 Guy Motors Ltd.

- (1) Name of property mentioned under I will be sold by public auction on the 11th day of March 1912.

(2) Name mentioned under II will be returned to the holder.

I

- 2271 Guy Motors Ltd.
2272 Guy Motors Ltd.
2273 Guy Motors Ltd.
2274 Guy Motors Ltd.
2275 Guy Motors Ltd.
2276 Guy Motors Ltd.
2277 Guy Motors Ltd.
2278 Guy Motors Ltd.
2279 Guy Motors Ltd.
2280 Guy Motors Ltd.
2281 Guy Motors Ltd.
2282 Guy Motors Ltd.
2283 Guy Motors Ltd.
2284 Guy Motors Ltd.
2285 Guy Motors Ltd.
2286 Guy Motors Ltd.
2287 Guy Motors Ltd.
2288 Guy Motors Ltd.
2289 Guy Motors Ltd.
2290 Guy Motors Ltd.

B.E.C. course in the minimum educational qualifications required. A knowledge of elementary engineering of simple jobs is essential and the applicant should be able to read and explain mechanical drawings with ease. Other qualifications being equal preference will be given to those who can express small jobs independently within a specific time.

Applicants should be provided with a temporary pass for the 15 and all candidates in original and addressed to the Superintending Engineer, Records Office, Madras.

Preference will be given to candidates of the Madras district.

R. D. JARROLD,
Superintending Engineer, Records Office,
Madras, 14th March 1932.

Appointments of Manager and Foreman for the Milk Factory, Agricultural Research Institute, Lawley Road P.O., Coimbatore.

Applications are invited from candidates for a temporary post of a manager in the milk of Rs. 200-300-40 for one year for the Milk Factory, Agricultural Research Institute, Coimbatore.

Note.—It is different only in respect to the time of the closing of the candidates for the post of Rs. 200-300-40 for one year. The post is to be filled in such competition as may be made from time to time.

1. Each applicant should pay a fee of Rs. 10 into a Government Treasury or into the Reserve Bank of India or its agent in the credit of the Madras Government under the head of receipt "XXIX. Agriculture—Agricultural Institute—Coimbatore." The fee may not be refunded in any circumstances.

2. The applicant should satisfy the following conditions—

- (a) He must be a British subject.
- (b) His age must be below 45 years on the date of application.
- (c) He should possess the following minimum qualifications—
 - (i) Holder of a degree in Agriculture or a degree in Chemistry of a University in the Empire.
 - (ii) Should have experience in a factory attached to a manufacturing concern for a period of not less than 5 years.
 - (iii) Possess a working knowledge of commercial production of foodstuffs and methods of handling, packing.
 - (iv) He must be of good character.
 - (v) He must be free from any bodily defects or infirmity which will render him unfit to be a manager.
 - (vi) He should be prepared to furnish a cash security of Rs. 1,000 (Deposit not demanded).

4. An application in the following form should be submitted to the president's own handwriting—

- (1) Name in full.
- (2) Date and sub-caste and religion.
- (3) Place of birth, date and time and district.
- (4) Date of birth.
- (5) Educational and technical qualifications.
- (6) Previous experience.
- (7) Current address.

5. The following documents should also be submitted along with the application for appointment—

- (1) University diploma.
- (2) A certificate from the officer-in-charge of the factory attached to a manufacturing concern in which the candidate has worked, to the effect that he has satisfactorily worked there for not less than 5 years.
- (3) Evidence of date of birth.
- (4) Treasury chit for Rs. 10.
- (5) Two certificates of good character and conduct.

6. Every application with all the documents necessary including should be sent by registered post superscribed and addressed as follows, so as to reach the Director of Agriculture, Madras, on or before the 15th April 1932—

"Application for appointment as manager for the milk factory."

To

The Director of Agriculture,
Post Box No. 431, Triplicane, Madras.

Applications received after the 15th April 1932 and applications received without any of the documents specified above will not be considered.

7. Applicants should be prepared to appear before the Director of Agriculture, Madras, for an interview at their expense, if required to do so.

8. An applicant will be successful who manages to secure or is being selected to be so as the Director of Agriculture, previously or by letter.

Applications are invited from candidates for a temporary post of a foreman in the milk of Rs. 200-300-40 for one year for the Milk Factory, Agricultural Research Institute, Coimbatore.

Note.—It is different only in respect to the time of the closing of the candidates for the post of Rs. 200-300-40 for one year. The post is to be filled in such competition as may be made from time to time.

1. Each applicant should pay a fee of Rs. 10 into a Government Treasury or into the Reserve Bank of India or its agent in the credit of the Madras Government under the head of receipt "XXIX. Agriculture—Agricultural Institute—Coimbatore." The fee may not be refunded in any circumstances.

2. The applicant should satisfy the following conditions—

- (a) He must be a British subject.
- (b) His age must be below 45 years on the date of application.
- (c) He should possess the following minimum qualifications—
 - (i) Should be a holder of a certificate of completion of the Mechanical Engineering Course or the Mechanical Course of any Government Industrial or Technical School, or of any Industrial or Technical School recognized by the Department of Industries and Commerce.
 - (ii) Should have a practical experience in an engineering workshop for a period of not less than three years; and
 - (iii) Possess a thorough working knowledge of all types of general, mechanical and electrical machinery and capacity to carry out running repairs.

Preference will be given to a candidate who possesses in addition to the qualifications specified above, experience in air compressors and electrical refrigerating plant.

(d) He must be of good character.

(e) He must be free from any bodily defects or infirmity which will render him unfit to be a foreman.

4. An application in the following form should be submitted to the candidate's own handwriting—

- (1) Name in full.
- (2) Date and sub-caste and religion.
- (3) Place of birth, date and time and district.
- (4) Date of birth.
- (5) Educational and technical qualifications.
- (6) Previous experience.
- (7) Current address.

5. The following documents should also be submitted along with the application for appointment—

- (1) Certificate mentioned in paragraph 2 (a) (i).
- (2) A certificate from the officer-in-charge of the workshop in which the candidate has worked, to the effect that he has satisfactorily worked there for not less than 3 years.
- (3) Evidence of date of birth.
- (4) Treasury chit for Rs. 10.
- (5) Two certificates of good character and conduct.

6. Every application with all the documents necessary including should be sent by registered post superscribed and addressed as follows, so as to reach the Director of Agriculture, Madras, on or before the 15th April 1932—

VITAL STATISTICS OF THE RURAL TOWNS IN THE PROVINCE OF MADRAS
FOR THE MONTH OF NOVEMBER, 1941—cont.

[illegible]^a Values not measured.

VITAL STATISTICS OF THE DISTRICTS EXCLUDING MUNICIPAL TOWNS OF THE MADRAS PRESIDENCY FOR THE MONTH OF NOVEMBER 1941.

Serial number, the name and municipal towns.	POPULATION IN THE DISTRICTS FOR THE MONTH OF 1941.			DEATHS.				DETAILS.																Total of corresponding months in previous years.		
	Male.	Female.	Total.	Franchise registered according to Act 1920			Not registered for franchise	Children.	Infants.	Males.	Females.	Total.	Employment and domestic.	Secondary education.	Higher secondary for women.	Degree and above.	Other classes.	Total.			Male.	Female.	Total.			
				Male.	Female.	Total.												Male.	Female.	Total.						
Agency and District (Madras) —																										
1. Tiruchirappalli ..	1,200,544	1,200,879	2,401,423	1,077	4,204	5,281	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
2. Coimbatore ..	114,101	109,998	224,099	1,239	3,135	4,374	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
3. Salem ..	129,407	129,752	259,159	1,070	4,09	5,169	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
4. Erode ..	127,111	127,000	254,111	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
5. Tirupur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
6. Karur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
7. Tiruvannamalai ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
8. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
9. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
10. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
11. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
12. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
13. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
14. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
15. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
16. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
17. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
18. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
19. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
20. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
21. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
22. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
23. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
24. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
25. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
26. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
27. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
28. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
29. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
30. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
31. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
32. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
33. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
34. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
35. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
36. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
37. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
38. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
39. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
40. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
41. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
42. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
43. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
44. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
45. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
46. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
47. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
48. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
49. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
50. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
51. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
52. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
53. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
54. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
55. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
56. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
57. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
58. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
59. Tiruvarur ..	121,000	121,000	242,000	1,119	3,713	4,832	99	0																		

VITAL STATISTICS OF THE MUNICIPAL TOWNS IN THE PROVINCE OF MADRAS
FOR THE WEEK ENDING 28TH FEBRUARY 1953.

Serial number.	Detailed description of work done.	Subordinate credit balances— for credit and debit— (CARRY OVER)			Debit.			Credit.			Total.		
		Value.	Fronde.	Total.	Debit.	Fronde.	Total.	Debit.	Fronde.	Total.	Debit.	Fronde.	Total.
1
2
3
4
5
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7
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92
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94
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96
97
98
99
100
Total		1,000,000	2,000,000	3,000,000	4,000	5,000	6,000	7,000	8,000	9,000	10,000	11,000	12,000

Machuga, I. N. *Silvestris* 1942.

* Relative risk constant.

ABSTRACT RETURN OF ATTACKS AND DEATHS FROM EPIDEMIC DISEASES IN THE PRESIDENCY OF MADRAS DURING THE WEEK ENDING 28TH FEBRUARY 1942.

Name of Epidemic and local name.	Cholera		Typhoid		Dysentery		Enteric fever		Name of Epidemic and local name.	Cholera		Typhoid		Dysentery		Enteric fever	
	Attacks	Deaths	Attacks	Deaths	Attacks	Deaths	Attacks	Deaths		Attacks	Deaths	Attacks	Deaths	Attacks	Deaths	Attacks	Deaths
Madras City																	
Cholera	11	0	11	0	11	0	11	0	Cholera	11	0	11	0	11	0	11	0
Dysentery	11	1	11	1	11	1	11	1	Dysentery	11	1	11	1	11	1	11	1
Enteric fever	11	1	11	1	11	1	11	1	Enteric fever	11	1	11	1	11	1	11	1
Typhoid	11	1	11	1	11	1	11	1	Typhoid	11	1	11	1	11	1	11	1
Total	44	2	44	2	44	2	44	2	Total	44	2	44	2	44	2	44	2
Madras District																	
Cholera	11	1	11	1	11	1	11	1	Cholera	11	1	11	1	11	1	11	1
Dysentery	11	1	11	1	11	1	11	1	Dysentery	11	1	11	1	11	1	11	1
Enteric fever	11	1	11	1	11	1	11	1	Enteric fever	11	1	11	1	11	1	11	1
Typhoid	11	1	11	1	11	1	11	1	Typhoid	11	1	11	1	11	1	11	1
Total	44	4	44	4	44	4	44	4	Total	44	4	44	4	44	4	44	4
Madras District - Subdivisions																	
Cholera	11	1	11	1	11	1	11	1	Cholera	11	1	11	1	11	1	11	1
Dysentery	11	1	11	1	11	1	11	1	Dysentery	11	1	11	1	11	1	11	1
Enteric fever	11	1	11	1	11	1	11	1	Enteric fever	11	1	11	1	11	1	11	1
Typhoid	11	1	11	1	11	1	11	1	Typhoid	11	1	11	1	11	1	11	1
Total	44	4	44	4	44	4	44	4	Total	44	4	44	4	44	4	44	4
Madras District - Towns																	
Cholera	11	1	11	1	11	1	11	1	Cholera	11	1	11	1	11	1	11	1
Dysentery	11	1	11	1	11	1	11	1	Dysentery	11	1	11	1	11	1	11	1
Enteric fever	11	1	11	1	11	1	11	1	Enteric fever	11	1	11	1	11	1	11	1
Typhoid	11	1	11	1	11	1	11	1	Typhoid	11	1	11	1	11	1	11	1
Total	44	4	44	4	44	4	44	4	Total	44	4	44	4	44	4	44	4
Madras District - Villages																	
Cholera	11	1	11	1	11	1	11	1	Cholera	11	1	11	1	11	1	11	1
Dysentery	11	1	11	1	11	1	11	1	Dysentery	11	1	11	1	11	1	11	1
Enteric fever	11	1	11	1	11	1	11	1	Enteric fever	11	1	11	1	11	1	11	1
Typhoid	11	1	11	1	11	1	11	1	Typhoid	11	1	11	1	11	1	11	1
Total	44	4	44	4	44	4	44	4	Total	44	4	44	4	44	4	44	4

R. ADDESKAN,
Director of Public Health.

R. ADIKESHAU,
Director of Public Health.

Madras, 28th March 1942.



THE STATISTICAL SUPPLEMENT
TO
THE FORT ST. GEORGE GAZETTE

No. 12-C1

MADRAS, TUESDAY EVENING, MARCH 24, 1903

ABSTRACT OF SEASON REPORT FOR THE WEEK ENDING 14TH MARCH 1969

GENERAL SUMMARY

There was practically no rainfall during the week.

Whole-supply normal soup is made of East Odevari, West Odevari, Kermel, Solary, Anasayur, Nelson, South Arat, Cudoor, North Arat, Soom, Colobawen, Tobikawen, Nukler, Rensel and Tumbilly.

Phaeophytobionts and among a patch in parts of Gullapah, Yellum, Chingaput, Chanton, Yellum, Chikobon, Trichostephy and back Barrow, and among of Erygry in Vengaput, Gullapah, Yellum, Chingaput, Chikobon, Baki, and Chikobon.

Standing crops fair except in parts of Kameel. No O. about. No wind, and pleasantly.

[illegible]

Condition of soils generally fair except in parts of Kennel, Nelson and Overholser.

Feeder generally sufficient. Employment generally available.

Price of rice rising in East Godavari (Eltham) and Nellore and falling in Rayachoti of chakam rising in North Arcot and Rayachoti, of rambar rising in East Godavari (Gatford) and Nellore and falling in Bellary, North Arcot, Rayachoti and Tenali, and of ragi rising in South Arcot, Nellore, Tiruchampudi and Rayachoti and falling in Rayachoti and South Arcot. Prices somewhat stationary in other areas.

Board of Directors, Madison
19th March 1942.

F. W. A. MOORE,
Joint Secretary.

DISCUSSION

VISUALIZATION

Waterways sufficient. Handling of aquaculture products in ports. Stocking maps for harvest of fish, plants, mollusks, and raising of aquaculture products in ports; various fish. Factors variable. Fisher releases. Compliance of each primary goal. Employment generally available. Fisheries generally fair. Harbors and harvest areas for February 1943.

PLANT CHARACTERISTICS

[illegible]

THESE RESULTS ARE

Water supply sufficient except in parts of steep hills. Standing water generally low. Pasture available. Fodder sufficient. Condition of cattle generally good. Employment available. Stock of feed-grains sufficient. Poultry available low.

WILEY-INTERSCIENCE

[illegible]

0000-0001-9000-0000

Water-supply sufficient. Bonding steps felt. Harvest of poultry, guinea, rabbits and chickens, and picking of cotton, and cutting of sugarcane proceeding as usual.

NADURA.

Water-supply sufficient for drinking purposes; sufficient for irrigation except in parts of low lands. Water level in the largest lake above the sill of the water wheel sitting at 50 feet (15 ft. 41.67 feet) as high as 12.74 feet in the last week and 19.39 feet in the corresponding week of the previous year. Standing crops generally fair. Harvest of paddy proceeding in parts; rubber generally fair. Pensions available. Condition of cattle generally fair. Employment available. Grass much improved. Prospects fair. (Drawings continued and harvest started in February 1945.)

RAMKAD.

Water-supply sufficient for drinking. Insufficient for irrigation in low lands. Standing crops generally fair. Harvest of paddy, rubber and rice proceeding in parts; rubber poor in low. Pensions available. Paddy sufficient. Condition of cattle fair. Employment available. (Stock of foodgrains sufficient. Prospects generally fair. Prospects of paddy crops in parts of low-lands gloomy.)

TIRUNELVELI.

Water-supply sufficient for drinking; sufficient for irrigation except in parts. The flow over the water-wheel small. Drawings inadequate. Standing crops fair except

in parts of low lands. Harvest of paddy proceeding in parts; rubber generally fair. Pensions available. Paddy sufficient. Condition of cattle good. Prospects generally fair. Paddy crop withering in parts of low lands.

MALANAD.

Water-supply sufficient. Standing crops fair. Pensions available. Paddy sufficient. Condition of cattle generally fair. Employment generally sufficient. Prospects fair. Drawings available and harvest continued for February 1945.

SOUTH CANARA.

Water-supply sufficient. Transportation and growing of paddy proceeding. Standing crops fair. Pensions available. Paddy sufficient. Condition of cattle good. Prospects better almost every in sufficient ward for withering crops except poor prospects in parts of Sengaluru taluk.

THE NILGIRIS.

Water-supply sufficient. Standing crops fair. Fording of tea proceeding in parts; rubber fair. Pensions available. Paddy sufficient. Condition of cattle fair. Prospects mixed. Drawings and harvest started for February 1945.



THE STATISTICAL SUPPLEMENT TO THE FORT ST. GEORGE GAZETTE

No. 12.D] MADRAS, TUESDAY EVENING, MARCH 26, 1942

WHOLESALE PRICES OF COMMODITIES PREVAILING ON 25RD MARCH 1942.

[All prices are in rupees per hundred weight of 100-3/4 lb. (equivalent to 90.720 taluk) except where otherwise stated and relate to those prevailing on Monday.]

Comd.	Notes	Price	Comd.	Notes	Price
1. FADRY, FIRST SORT.					
Chinnam	Guarar, second, fine quality	3 17	Onnada	Frash ..	2 21
Onnada	Koroll mamba ..	2 08	Onnada	Koroll ..	2 21
Kajalmandy	Do. ..	3 72	Kajalmandy	Do. ..	2 21
Elam	Do. (old) ..	4 81	Elam	Do. (old) ..	2 21
	Do. (new) ..	5 10		Do. (new) ..	2 21
Bornada	Vadistamda (old) ..	3 31	Bornada	Alagoda (old) ..	2 21
	Do. (new) ..	4 81		Do. (new) ..	2 21
Mandipalem	Kalligera (old) ..	2 64	Mandipalem	Alagoda (old) ..	2 21
	Do. (new) ..	3 31		Do. (new) ..	2 21
Guntur	Alagoda (old) ..	3 23	Guntur	Alagoda (old) ..	2 21
	Do. (new) ..	3 23		Do. (new) ..	2 21
Nellore	Makapala, first quality	3 23	Nellore	Makapala, second quality	2 21
	Do. (new) ..	3 23		Do. (new) ..	2 21
Cuddalore	Gundia mamba, fine quality	2 21	Cuddalore	Koroll ..	2 21
Yellare	Chinna mamba, fine quality	2 21		Koroll ..	2 21
Chinnam	Koroll ..	No report		Valen mamba ..	2 21
Trichinopoly	Nellore mamba, fine ..	2 21	Trichinopoly	Chinna mamba, second quality	2 21
Kanchi	White ground ..	2 21		Chinna mamba, second quality	2 21
Nagapattinam	Do. ..	2 21		Chinna mamba, second quality	2 21
Tamilnadu	Andalamb ..	2 21		Chinna mamba, second quality	2 21
Mangalore	Gundia, fine grade ..	2 21		Chinna mamba, second quality	2 21
	Do. (new) ..	2 21		Chinna mamba, second quality	2 21
Ashtapuri	No report		Chinna mamba, second quality	2 21
Madurai	2 21		Chinna mamba, second quality	2 21
Chennai	No report		Chinna mamba, second quality	2 21
Chennai	4 19		Chinna mamba, second quality	2 21
Vandavasi	4 09		Chinna mamba, second quality	2 21
2. FADRY, SECOND SORT.					
Chinnam	Guarar, second, fine quality	2 21	Ashtapuri	No report
	Do. (new) ..	2 21	Madurai	2 21
	Do. (new) ..	2 21	Chennai	No report
	Do. (new) ..	2 21	Chennai	2 21
	Do. (new) ..	2 21		2 21

Section.	Species.	Price.	Section.	Species.	Value.	Total per cent.
Goats.	25. COTTON KAPAL.		Males.	26. TANNED COW HIDES.		
	Goatshead ..	4.00		Goatshead 8-4 1/2 in.	..	0.84
	White Northern ..	2.50		Ep-corn	0.87
	Red Northern ..	0.13		Corn 1-7 1/2 in.	..	0.94
Goats.	Western-Mongol ..	0.11	Males.	27. TANNED GOAT SKINS.		
Goats.	Goats ..	0.11		Goat	1.40
Goats.	Goats ..	0.11		Goat	0.90
Goats.	Goats ..	0.11		Goat	0.91
Goats.	Goats ..	0.11	Males.	28. TANNED SHEEP SKINS.		
Goats.	Goats ..	0.11		Goat	1.08
Goats.	Goats ..	0.11		Goat	0.90
Goats.	Goats ..	0.11		Goat	0.90
Goats.	Goats ..	0.11	Males.	29. TANNED SHEEP SKINS.		
Goats.	Goats ..	0.11		Goat	1.08
Goats.	Goats ..	0.11		Goat	0.90
Goats.	Goats ..	0.11		Goat	0.90
Goats.	Goats ..	0.11	Males.	30. TANNED SHEEP SKINS.		
Goats.	Goats ..	0.11		Goat	1.08
Goats.	Goats ..	0.11		Goat	0.90
Goats.	Goats ..	0.11		Goat	0.90
Goats.	Goats ..	0.11	Males.	31. TANNED SHEEP SKINS.		
Goats.	Goats ..	0.11		Goat	1.08
Goats.	Goats ..	0.11		Goat	0.90
Goats.	Goats ..	0.11		Goat	0.90
Goats.	Goats ..	0.11	Males.	32. TANNED SHEEP SKINS.		
Goats.	Goats ..	0.11		Goat	1.08
Goats.	Goats ..	0.11		Goat	0.90
Goats.	Goats ..	0.11		Goat	0.90
Goats.	Goats ..	0.11	Males.	33. TANNED SHEEP SKINS.		
Goats.	Goats ..	0.11		Goat	1.08
Goats.	Goats ..	0.11		Goat	0.90
Goats.	Goats ..	0.11		Goat	0.90
Goats.	Goats ..	0.11	Males.	34. TANNED SHEEP SKINS.		
Goats.	Goats ..	0.11		Goat	1.08
Goats.	Goats ..	0.11		Goat	0.90
Goats.	Goats ..	0.11		Goat	0.90
Goats.	Goats ..	0.11	Males.	35. TANNED SHEEP SKINS.		
Goats.	Goats ..	0.11		Goat	1.08
Goats.	Goats ..	0.11		Goat	0.90
Goats.	Goats ..	0.11		Goat	0.90
Goats.	Goats ..	0.11	Males.	36. TANNED SHEEP SKINS.		
Goats.	Goats ..	0.11		Goat	1.08
Goats.	Goats ..	0.11		Goat	0.90
Goats.	Goats ..	0.11		Goat	0.90
Goats.	Goats ..	0.11	Males.	37. TANNED SHEEP SKINS.		
Goats.	Goats ..	0.11		Goat	1.08
Goats.	Goats ..	0.11		Goat	0.90
Goats.	Goats ..	0.11		Goat	0.90
Goats.	Goats ..	0.11	Males.	38. TANNED SHEEP SKINS.		
Goats.	Goats ..	0.11		Goat	1.08
Goats.	Goats ..	0.11		Goat	0.90
Goats.	Goats ..	0.11		Goat	0.90
Goats.	Goats ..	0.11	Males.	39. TANNED SHEEP SKINS.		
Goats.	Goats ..	0.11		Goat	1.08
Goats.	Goats ..	0.11		Goat	0.90
Goats.	Goats ..	0.11		Goat	0.90



**RULES SUPPLEMENT TO PART II
OF
THE FORT ST. GEORGE GAZETTE**

No. 12-4) MADRAS, TUESDAY EVENING, MARCH 24, 1942

NOTIFICATIONS BY GOVERNMENT

DEVELOPMENT DEPARTMENT.

Draft Trade Marks Rules 1942.

First St. George, March 2, 1942
(G.O. No. 491, Development).

The following notification of the Government of India is republished:—

DEPARTMENT OF COMMERCE.

New Delhi, the 21st February 1942.

No. 402-Ind. (1)142.—The following Draft of certain rules which it is proposed to make in exercise of the powers conferred by sub-section (2) of section 54 of the Trade Marks Act, 1940 (V of 1940), read with section 22 of the General Clauses Act, 1897 (X of 1907), is published as required by sub-section (1) of section 54 of the Trade Marks Act, 1940 (V of 1940), for the consideration of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 23rd March 1942. Any objection or suggestion which may be received from any person with respect to the draft before the date specified, will be considered by the Governor General in Council.

DRAFT TRADE MARKS RULES.

PART I.

Section 1.

Provisionary.

1. Short title and commencement.—(1) These Rules may be cited the Trade Marks Rules, 1942.
(2) They shall come into force on the

2. Interpretation.—In these Rules, unless there is anything repugnant to the subject or context,—

(a) "Act" means the Trade Marks Act, 1940
(b) "Form" means a form set forth in the Second and Third Schedules to these Rules.

11-2. Sec-4

[1]

(c) "Journal" means the Trade Marks Journal.

(d) "section" means a section of the Act.

(e) "registration" means the designation of goods in respect of which a trade mark, or a registered user of a trade mark, is registered as proposed to be registered.

3. *Form*.—(1) The form to be used in respect of applications and registrations and other matters under the Act shall be those specified in the First Schedule to these Rules, hereinafter referred to as the prescribed form.

(2) All fees may be paid in cash at the Treasury Office, or may be sent by money order or postal note or cheque payable to the Registrar.

(3) Cheques not carrying the correct address for remittance, and other cheques in which the full value cannot be collected in cash within the time allowed for payment of the fee, shall be accepted only at the discretion of the Registrar.

(4) Receipts shall not be received in payment of fees.

4. *Fees*.—The fees set forth in the Second and the Third Schedules to these Rules shall be used in all cases to which they are applicable and may be modified as directed by the Registrar in most other cases.

5. *Form, etc., of documents*.—(1) Before in any other document than may be given by the Registrar, all applications, notices, statements or other documents except trade marks exhibited or required by the Act or these Rules to be made, left or sent, or to the Patent Office or with or to the Registrar or the Central Government, shall be written typewritten, photographed or printed in the English language in large and legible characters with deep penmanship left upon strong paper, and, except in the case of affidavits, on one side only, of a size of approximately 12 lines by 4 inches, and shall have on the left hand part thereof a margin of not less than one inch and a half.

(2) Duplicate documents including trade marks shall be filed at the Patent Office, if at any time required by the Registrar.

6. *Signature of documents*.—(1) A document purporting to be signed by a person shall be signed by at least one of the persons and a document purporting to be signed by a body corporate shall be signed by a director or by the secretary or other principal officer of the body corporate. A document purporting to be signed by any other description of persons shall be signed by the President, Chairman or Principal Secretary of the Association or by any other person who appears to the Registrar to be duly qualified. The signature in each case shall be written in ink on behalf of a person or of a body corporate or other association of persons shall be dated since his signature.

(2) Receipts for any documents if written in shorthand other than English, or if not clearly legible shall be accompanied by a translation in English and in black ink.

7. *Form of Documents*.—All applications, notices, statements, papers having representations filed under the Act or these Rules, or other documents authorized or required by the Act or these Rules to be made, left or sent, or to the Registrar or the Central Government, or any other person may be dealt through the post by a prepaid letter; any application or any document so sent shall be deemed to have been made, left or sent at the time when the letter containing the same would be delivered to the addressee in case of post. In posting such mailing it shall be certified in proof that the letter was properly addressed and put into the post.

8. *Particulars of applicants and other persons*.—(1) Names and addresses of applicants and other persons shall be given in full, together with their nationality and such particulars, if any, of firms or trading or other associations or other persons, as may be necessary for identification. In the case of a firm, the full name and address of every person thereof shall be stated.

(2) The address given shall be all cases in which it is possible by the means of sending any person directly to find the place of trade or business of the person whose address is given.

(5) In the case of a body corporate or firm or an association the names of incorporation and the names of registration, if any, as the case may be, shall be given.

3. *Address for service.*—(1) Every applicant or agent or agent on any proceeding under the Act or these Rules, who does not reside or carry on business within British India shall give an address for service in British India, and such address may be treated as the usual address of that person for all purposes connected with the proceeding in question.

(2) Every person who is registered as a proprietor or registered user of a trade mark or who is about to be registered as such shall give upon Form TM-60 an address for service in British India for entry in the register, and such address entered in the register may be treated as the usual address of that person for all purposes connected with the trade mark. All applications on Form TM-60 under this Rule shall be signed by the person whom to be registered as the registered proprietor or registered user, as the case may be, or by an agent expressly authorized by him for the purpose of such application.

(3) Any written communication addressed to a person as aforesaid at an address for service given for him, shall be deemed to be properly addressed.

(4) Taken an address for service as required in sub-rules (1) and (2) is given, the Registrar shall be under an obligation to send any notice that may be required by the Act or these Rules, and no subsequent order or direction in the proceedings shall be valid in question on the ground of any such non-service of notice.

30. *Agency.*—The authorization of an agent for the purpose of section 40 shall be recorded on Form TM-45.

CHAPTER II

Classification

11. *Classification of goods.*—For the purposes of the registration of trade marks and of these Rules, goods shall be classified in the manner specified in the Fourth Schedule to these Rules.

Applications for registration

22. *Registration.*—(1) An application to the Registrar for the registration of a trade mark shall be signed by the applicant or his agent. For a trade mark other than a device or trade mark, the application shall be made on Form TM-1, if it is subject of non-trade goods. For a device or trade mark, the application shall be made on Form TM-2.

(2) Every application for the registration of a trade mark shall be in respect of goods in one class only of the Fourth Schedule to these Rules.

23. *Separate applications.*—Applications for the registration of the same trade mark in different classes shall be treated as separate and distinct applications, and in all cases where a trade mark is registered under the same official number for goods in more than one class, whether on numerous of the specifications under rule 7 or otherwise, the registration in respect of the goods included in each separate class shall be deemed to be a separate registration for all the purposes of the Act.

24. *Application for old marks.*—An application to register a trade mark which has been continuously used by the applicant or his predecessor as business since before the 24th day of February 1902 either in its original form or with additions or alterations not substantially affecting its identity shall entitle a claimant of the period during which, and the person by whom, it has been used in respect of the goods mentioned in the application. The Registrar may require the applicant to file an affidavit satisfying in each case with evidence showing the mark as used.

25. *Representation of marks.*—Every application for the registration of a trade mark, and where additional copies of the application are required, every such copy shall contain a representation of the mark in the space provided in the application form for that purpose. Where the representation exceeds such space as aforesaid, the representation shall be submitted upon

base, wearing cloth or such other material as the Registrar may consider suitable. Part of the sweating shall be effected in the open air and the rest may be indoor.

36. *Additional representation.*—Every application for registration of a trade mark shall, except as hereinafter provided, be accompanied by four additional representations of the mark. The representations of the mark in the application and the duplicate of 2001 and the additional representations shall correspond exactly with one another. The additional representations shall in all cases be noted with all such particulars as may from time to time be required by the Registrar. Such particulars shall, if required, be signed by the applicant.

37. *Representations to be furnished.*—All representations of trade mark made in or to the Bureau pattern and each additional representation required to be filed with an application for registration shall be mounted on a sheet of strong paper of the size of approximately 10 inches by 6 inches, leaving a margin of not less than one inch and a half on the left hand part of the sheet.

38. *Specimens of the mark in unaltered form.*—When a representation of a trade mark cannot be given in the manner set forth in rule 37, a specimen or copy of the trade mark may be sent under of full size as on a reduced scale, and in such form as the Registrar may think most convenient.

39. *Form of trade marks.*—Where application is made for the registration of a personal trade mark under subsection (5) of section 11, copies of representations of such trade mark of the same size accompanying the application in the manner set forth in rule 25 and 35.

40. *Translations and transcriptions.*—(1) Where a trade mark contains a word or words in characters other than Roman, there shall unless the Registrar otherwise directs, be submitted on the application form, and as part of the accompanying representations, a sufficient translation and transcription in the interpretation of the Registrar of each of such words, and every such submission shall state the language in which the word belongs and shall be signed by the applicant.

(2) Where a trade mark contains a word or words in a language other than English, the Registrar may ask for an exact transference thereof together with the sense of the language, and such transference and sense, if it is so required, shall be entered and signed as aforesaid.

41. *Applications under reciprocal arrangements.*—Every application for the registration of a trade mark claiming priority under section 33, shall be made in Form used for ordinary applications for the registration of a trade mark and shall state the name of the territory in which the application was made and the date of the application made there. The applicant shall furnish a certificate by the registering authority of that territory or shall otherwise verify the application made therein in the interpretation of the Registrar.

Procedure on Receipt of Application for Registration of a Trade Mark.

42. *Search and when to dispense.*—(1) Upon receipt of an application for the registration of a trade mark the Registrar is required, if any goods the Registrar shall cause a search to be made amongst the registered marks, and amongst pending applications, for the purpose of ascertaining whether there are any marks in respect of the same goods or description of goods any such marks identical with the mark sought to be registered, or so nearly resembling it as to render it likely to deceive or cause confusion, and the Registrar may cause the search to be carried out at any time before the acceptance of the application, but shall not be bound to do so.

(2) In connection with all applications for the registration of trade marks made during the period of five years from the coming into force of these Rules, the Registrar shall also cause a search to be made amongst the trade marks deposited under section 45, for the purpose mentioned in subsection (1).

(3) Where it appears to the Registrar that a trade mark submitted for registration is in respect of any goods so nearly resembling a trade mark deposited under section 45 in respect of the same goods or description

of goods, so to be likely to deceive or to cause confusion, the Registrar may give notice of the application for registration to the proprietor. Such notice shall be addressed to the proprietor at his address given in the application for deposit. After the expiration of two months from the date of such notice to the proprietor the trade mark, if any, of the applicant and the trade mark of each proprietor shall be entered upon the list of deposited marks.

21. *Objections to acceptance.*—(1) If, on consideration of the application, and of any evidence of use or of distinctiveness or of any other matter which the applicant may or may be required to furnish, the Registrar has any objection to the acceptance of the application as proposed to accept it subject to such modifications, amendments, extensions, modifications or limitations as he may think right to require, the Registrar shall communicate such objections or proposal in writing to the applicant.

(2) Unless within one month from the date of the communication mentioned in sub-rule (1), the applicant shows his application according to the proposal demanded, or sends his observations in the office or applies for a hearing, the application shall be deemed to have been abandoned.

22. *Decision of Registrar.*—(1) The decision of the Registrar at a hearing under rule 21, or without a hearing if the applicant has duly communicated his observations in writing, and has stated that he does not desire to be heard, shall be communicated to the applicant in writing, and if the applicant wishes to appeal from such decision he may within one month from the date of such communication supply to Rule 13 (1) to the Registrar requiring him to state in writing the grounds of, and the material used by him in arriving at, his decision.

(2) In a case where the Registrar makes any requirements to which the applicant does not object, the applicant shall comply therewith before the Registrar issues a certificate in writing under sub-rule (1). The date when such compliance is made to the applicant shall be deemed to be the date of the Registrar's decision for the purpose of appeal.

Deposited Trade Marks.

23. *Application for registration and procedure relative thereto.*—An application for the registration of a deposited trade mark under section 20 shall be made on Form T.M.2 and shall be accompanied by a statement of use setting forth full particulars of the facts on which the applicant relies in support of his application, verified by an affidavit made by the applicant. The applicant may send with the affidavit or subsequently such other evidence as he may desire to furnish, and the Registrar shall consider the whole of the evidence before deciding the application. In all other respects and where they are appropriate and it is not otherwise stated, these Rules shall apply to such applications as they apply to applications for the registration of ordinary trade marks.

Advertisement of Applications.

24. *Manner of advertisement.*—An application for the registration of a trade mark required or permitted to be advertised "in subsection (1) of section 15 shall be advertised" in the Gazette. During such times and in such manner as the Registrar may direct. In the case of an application with which the Registrar proceeds only after the applicant has lodged the evidence, accord to the proposed registration of the registered proprietor of another trade mark or of another trademark the words "By Consent" shall appear in the advertisement. If no representation of the trade mark be included in the advertisement of the application, the Registrar shall mention in such advertisement the place or places where a specimen or representation of the trade mark may be inspected.

25. *Form of advertisement.*—For the purpose of advertisement in the Gazette, the applicant may, at the appropriate time, supply or be required to supply a specimen which he may then use, if necessary, of the trade mark satisfactory to the Registrar. At such directions as may from time to time be required or directed by the Registrar, or shall apply such time to time as he may require of advertising the trade mark as may be indicated or other manner of advertising the trade mark as may be

received by the Registrar; and the Registrar, if dissatisfied with the preceding block supplied by the applicant or his agent, may require a fresh block before proceeding with the advertisement.

20. *Advertisement of action*.—Where an application relates to a mark of trade marks "distancing from one another in respect of the protection mentioned" in subsection (9) of section 21, the applicant may be required to supply a preceding block or more than one if necessary satisfactory to the Registrar or any or all of the trade marks constituting the action, as the Registrar may, if he thinks fit, insert (18), the advertisement of the applicant is a statement of the matters in which the several trade marks differ from one another.

Opposition to Registration

21. *Notice of opposition*.—The time within which a notice of opposition to the registration of a trade mark may be given, shall be two months from the date of advertisement of the application for registration, in the Journal. Such notice shall be on Form T12.

22. *Particulars to be given in the Notice*.—The notice shall be given in duplicate, and shall include a statement of the grounds upon which the proposed objects of the registration, if registration is opposed on the ground that the trade mark in question resembles a mark or marks already on the register, the registration of which of such trade marks and the dates of the Journal in which they have been advertised shall be set out.

23. *Counter-statement*.—The counter-statement required by subsection (9) of section 21 shall be sent as duplicate on Form T13 within one month from the receipt by the applicant of the duplicate notice of opposition. The applicant shall also set out in the counter-statement what items, if any, alleged in the notice of opposition, are admitted by him.

24. *Evidence in support of opposition*.—(1) Within one month from the receipt by the applicant of the duplicate counter-statement the applicant shall deliver to the Registrar such evidence by way of affidavit or by any other mode as support of his opposition and shall deliver to the applicant copies thereof.

(2) If an applicant brings no evidence under subrule (1) he shall, unless the Registrar otherwise directs, be deemed to have abandoned his opposition.

25. *Evidence in support of application*.—Within one month from the receipt by the applicant of the copies of affidavits in support of the opposition, the applicant shall bring with the Registrar such evidence by way of affidavit as he desires to adduce in support of his application and shall deliver to the applicant copies thereof.

26. *Within fourteen days from the receipt by the applicant of the copies of affidavits in support of the opposition*, the applicant may leave with the Registrar evidence to adduce in reply and shall deliver to the applicant copies thereof. This evidence shall be confined to matters directly in issue.

27. *Further evidence*.—No further evidence shall be left on either side, but, in any proceedings before the Registrar, he may at any time if he thinks fit, give leave to either the applicant or the opposer by leave by evidence upon such terms as to costs or otherwise as he may think fit.

28. *Objections*.—Where there are objections to affidavits filed in an opposition, copies or impressions of such affidavits shall be sent to the other party on his request and at his expense, or, if such copies or impressions cannot conveniently be furnished, the arguments shall be left with the Registrar under that they may be seen by inspection. The original affidavits shall be produced at the hearing unless the Registrar otherwise directs.

29. *Hearing*.—Upon completion of the evidence the Registrar shall give notice to the parties of a date when he will hear the arguments on the case. Such arguments shall be in a date at least fourteen days after the date of the notice, unless the parties consent to a shorter notice. Within seven days from the receipt of the notice any party who intends to appear shall so notify the Registrar on Form T14. Any party who failed to do so may be heard and the Registrar may act accordingly.

28. *Receipts for costs.*—The amounts for costs which the Registrar may require under subsection (3) of section 15, may be fixed at any amount which he may consider proper, and such amount may be further enhanced by him at any stage in the registration proceedings.

Notice of non-completion of Registration.

29. *Procedure for giving notice.*—The notice which the Registrar is required by subsection (3) of section 15, to give to an applicant, shall be sent to the applicant at his trade or business address or address for service as Form G-1, and if the applicant has authorized or appointed the purpose of the application, the notice shall be sent to the agent and a duplicate thereof to the applicant. The notice shall specify former days' time from the date thereof or such further time as the Registrar may allow, for compliance of the Registrant.

Registration.

30. *Entry in Register.*—(1) As soon as may be after the expiration of two months from the date of the advertisement in the Journal of any application for the registration of a trade mark, the Registrar shall, subject to any opposition, and the documentation thereof, and to the payment of subsection (2) of section 16, and upon payment of the prescribed fee as Form T-5-1 enter the trade mark in the Register.

(2) The entry of a trade mark in the register shall specify the date of the registration, the goods in respect of which it is registered, and all particulars required by subsection (2) of section 4, including both the trade or business address and the address for service of the applicant, particulars of the trade, business, profession, occupation, or other description of the proprietor, particulars of any undertaking by the proprietor entered on the form of application, particulars affecting the scope of the registration or the rights conferred by the registration, and such other particulars as are prescribed.

(3) In the case of an application as referred above the Registrar may, after the applicant has lodged the written consent to the proposed registration, of the registered proprietor of another trade mark or another applicant for registration, file entry made under this rule in the register shall state that it is "By Consent" and shall give the number of the previous registration or the application for registration.

31. *Associated marks.*—Where a trade mark is registered as associated with any other mark or marks the Registrar shall note in the register in connection with the documented mark the number of the marks with which it is associated and shall also note in the register in connection with each of the associated marks the number of the first associated mark it being a mark associated therewith.

32. *Death of applicant before registration.*—In case of the death of any applicant for the registration of a trade mark after the date of his application and before the trade mark has been entered in the register, the Registrar may, on proof of the applicant's death and of the title of another person to the property of the trade mark, make it the register the name, address and description of that person as the proprietor of the trade mark.

33. *Certificate of registration.*—The products of registration to be issued by the Registrar under subsection (2) of section 15, shall be in Form G-2 given in the Third Schedule to these Rules with such modifications as the circumstances of any case may require, and the Registrar shall receive a copy of the trade mark so certified.

CHAPTER III.

Registration of Associated Marks.

34. *Entry in the register.*—An application made under subsection (2) of section 15 shall be made as Form T-5-1 and shall include a statement of the grounds of the application.

Renewal of Registration and Notification.

43. **Renewal of registration.**—An application for the renewal of the registration of a trade mark, shall be made on Form TM-12 and may be made at any time not more than three months before the expiration of the last registration of the trade mark.

44. **Notice before removal of trade mark from register.**—At a date not less than one month and not more than two months before the expiration of the last registration of a trade mark, if an application on Form TM-12 for renewal of the registration together with the prescribed fee has been received, the Registrar shall notify the registered proprietor in writing of the approaching expiration, of his trade or business address as well as address for service entered in the Register.

45. **Advertisement of advertisement.**—If at the expiration of the last registration of a trade mark the renewal fee has not been paid, the Registrar shall advertise the fact hereof, in the Gazette and if within one month of that advertisement, the renewal fee on Form TM-12 together with an advertisement for publication in the Press Schedule in Class B has been received, he may make the registration without removing the mark from the register.

46. **Removal of trade mark from register and cancellation.**—(a) Where, at the expiration of one month from the advertisement mentioned in the last foregoing rule, the fee therein referred to has not been paid, the Registrar may remove the mark from the register, and the removal shall take effect from the expiration of the last registration.

(b) After the mark has been removed from the register, the Registrar may on receipt of a request made in that behalf on Form TM-12 together with a Notification fee upon Form TM-43 remove the mark to the register on being satisfied that it is just so to do, and upon such conditions as he may think fit to impose.

47. **Notice of advertisement of renewal and advertisement.**—Upon the removal or expiration and request of a registration, a notice to that effect shall be sent to the registered proprietor and the removal or expiration and removal shall be advertised in the Gazette.

Assignment and Transmission.

48. An application to register the title of a person who becomes entitled by assignment or transmission to a registered trade mark shall be made on Form TM-08 or TM-09 according as it is made by the applicant alone or jointly with the registered proprietor.

49. **Particulars to be stated in application.**—An application under rule 48 shall contain full particulars of the assignment, if any, under which the registered proprietor claims to be entitled to the trade mark; and such instrument shall be produced at the Patent Office for inspection at the time of application. The Registrar may require and retain as evidence any of any instrument produced for inspection in proof of title, but such copy shall not be open to public inspection.

50. **Cost accompanying application.**—When a person applying under rule 48 for registration of his title, does not attach to his claim, under any document of instrument which is available as proof of his title, he shall, upon the Registrar otherwise directs, either upon the facts upon which he claims to be proprietor of the trade mark in issue, and showing that the trade mark has been assigned or transmitted adversely to Form TM-03.

51. **Proof of title.**—The Registrar may require any person who applies to be registered as proprietor of a registered trade mark to furnish such proof or additional proof of title as he may require for his satisfaction.

52. **Advertisement of assignment without production of trade mark in issue.**—An application for duration under section 32 shall be made on Form TM-09 and shall state the date on which the assignment was made.

and shall give particulars of the registration in the case of a registered trade mark, and in the case of an unregistered mark, shall state the mark and give particulars of the registered trade mark that has been assigned thereto in accordance with section 38. The Registrar may call for any evidence or further information, and if he is satisfied with regard to the business dealings he shall issue directions in writing with respect to the advertisement of the assignment.

(2) The Registrar may refuse to consider such an application in a case in which section 32 applies, unless his approval has been obtained under the said section and a reference identifying the Registrar's satisfaction of approval is included in the application.

(3) A request for an extension of the period within which the application may be made shall be on Form TM 12, and may be made at any time before or during the period for which extension can be allowed. The extending of the period which the Registrar may allow shall not exceed three months.

52. Application for entry of assignment without goodwill.—An application under rule 50 relating to an assignment of a trade mark in respect of any goods shall state—

(a) whether the trade mark was, at the time of the assignment, used in a business in any of those goods; and

(b) whether the assignment was made otherwise than in connection with the goodwill of that business,

and if both those circumstances attended, then the applicant shall leave on the Patent Office a copy of the directions in writing the assignment, obtained upon application under rule 51, and such proof, notwithstanding payment of advertisements or otherwise, as the Registrar may require, to show that the directions have been followed, and if the Registrar is not satisfied that the directions have been followed, he shall not proceed with the application.

53. Separate registrations.—Where payment is on application under rule 50 and as the result of a division and separation of the goods of a registration or a division and separation of places or methods, different persons become registered separately under the same registration number as subsequent proprietors of a trade mark, each of the resulting separate registrations in the names of those different persons shall be deemed to be a separate registration for all the purposes of this Act.

54. Registrar's certificate of approval as to certain assignments and transmissions.—Any person who desires to obtain the Registrar's certificate under subsection (2) of section 32 or his attestation of approval under section 33 shall send to the Registrar with his application on Form TM 11 or Form TM 10, as the case may be, a statement of case in duplicate setting out the circumstances and a copy of any instrument or proposed instrument effecting the assignment or transmission. The Registrar may call for any evidence or further information that he may consider necessary and the statement of case shall be amended if required to include all the relevant circumstances and shall, if required, be verified by an affidavit. The Registrar, after having, if so required the applicant and any other person, whom the Registrar may consider to be interested in the transfer, shall consider the matter and issue a certificate thereon, or a refusal to issue it, and if a certificate is issued, two copies thereof in its final form shall be left at the Patent Office. The Registrar shall send a copy of the statement of case in its final form to the certificate or refusal.

55. Registration of assignment in Germany under section 33.—For the purposes of subsection (2) of section 33, the period within which a Company may be registered as the subsequent proprietor of a registered trade mark, upon application made under rule 50 shall be six months from the date of advertisement in the Journal of the registration of the trade mark at each further period not exceeding six months as the Registrar may allow, an application being made on Form TM 13 by the applicant for registration of title at the registered proprietor, at the time may be, at any time before or during the period for which the extension can be allowed.

Registered Marks.

30 *Entry and maintenance*—(1) An application to the Registrar for the registration under section 41 of a person as a registered user of a registered trade mark shall be made by that person and the registered proprietor as from TM-28.

(2) The entry of a registered user in the register shall not, in addition to the particulars mentioned in subsection (1) of section 41, be subject to any fee, and the date on which the entry is made. A notice may be withdrawn at the discretion of a registered user shall be sent to the Registrar by the proprietor of the trade mark in the registered user and to every other registered user whose name is entered in addition to the name registration of a trade mark and shall be entered in the register.

(3) Registered proprietor's application for every other application for the registered proprietor of a trade mark for the revocation of the registration of a registered user of that trade mark under clause (a) of section 42 shall be made as from TM-29 and shall be accompanied by a statement of the grounds on which it is made and where the registered user is a natural person, by the written consent of that registered user.

(4) Application for cancel registration of registered user—An application for the cancellation of the registration of a registered user under clause (b) or clause (c) of section 42 shall be made as from TM-30 or from TM-31, as the case may be, and shall be accompanied by a statement of the grounds on which it is made.

(5) *Witnesses and evidence*—The Registrar shall notify in writing applications under section 42 to the registered proprietor and such registered user (not being the applicant) under the registration of the trade mark. Any person is entitled who intends to intervene in the proceedings, shall within one month of the receipt of such notification (the notice to the Registrar as from TM-32 or TM-33) and shall send therewith a statement of the grounds of his intervention. The Registrar shall thereupon serve or cause to be served copies of such notice and statement on the other parties, viz., the applicant, the registered proprietor, the registered user whose registration is in issue, and any other registered user who intervenes. Any such party may, within such time or times as the Registrar may appoint, bring evidence in support of his case and the Registrar after giving the parties an opportunity of being heard may accept or refuse the application as proper, subject to any conditions, amendments, modifications or limitations he may think right to impose.

(6) *Registered user's application under section 42*—(a) Application under subsection (2) of section 42 shall be made as from TM-34 or from TM-35 as from TM-34 as may be appropriate by a registered user of a trade mark or by such person as may notify the Registrar that he is entitled to act in the name of a registered user, and the Registrar may require such evidence by affidavit or otherwise as he may think fit in the circumstances in which the application is made.

(b) In case of the registration of a registered user for a period or conditions with clause (a) of subsection (2) of section 41, the Registrar shall control the entry of the registered user at the end of such period (where none or all of the goods are omitted from those in respect of which a trade mark is registered), the Registrar shall at the same time send them from those specifications of registered users of the trade mark in which they are assigned. The Registrar shall notify every registered user or persons under this article to the registered user whose permission was a condition thereto and to the registered proprietor of the trade mark.

Application for Alteration or Rectification of Register.

42 *Application for rectification*, or where a trade mark from the register—An application to the Registrar under section 47, 48 or 49 for the alteration, cancellation or entry of any entry in the register shall be made as from TM-36 and shall be accompanied by a statement setting out fully the nature of the applicant's request, the facts upon which he bases his case and the relief which he seeks. Where the application is made by a

person who is not the registered proprietor of the trade mark in question, the application and the proposed alteration shall be filed at the Patent Office in duplicate. The duplicate copies shall be transmitted together to the Registrar in the registered paperbook.

55. *Further proceedings*—Upon an application mentioned in rule 54 being made and copies thereof being transmitted to the registered proprietor, if necessary, the provisions of rules 41 to 46 shall apply, and the holder shall be liable to the further proceedings on the application, but the Registrar shall not partly the register or remove the mark from the register merely because the registered proprietor has not filed a counter-statement. In any case of doubt any party may apply to the Registrar for directions.

56. *Interventions by third parties*—Any person who files the registered paperbook alleging interest in a registered trade mark on ground of which an application is made under rule 54 may apply on Form TM-65 for leave to intervene, stating the nature of his interest, and the Registrar may refuse or grant such leave after hearing of an interested party or parties concerned, upon such conditions, and terms as he may deem fit.

Alteration of address.

57. *Alteration of address in register*—(1) A registered proprietor or registered user of a trade mark whose trade or business address is changed, so that the entry in the register is rendered incorrect, shall forthwith request the Registrar on Form TM-58 to make the appropriate alteration of the address in the register, and the Registrar shall enter the register accordingly if he is satisfied in the matter.

(2) A registered proprietor or registered user of a trade mark whose address for service as stated in the register is changed, whether by discontinuance of the stated address or otherwise, so that the entry in the register is rendered incorrect, shall forthwith request the Registrar on Form TM-59 to make the appropriate alteration of the address in the register, and the Registrar shall enter the register accordingly if he is satisfied in the matter.

(3) A registered proprietor or registered user of a trade mark whose registered trade or business address or address for service is altered by a public authority, so that the changed address disagrees with the same provision as before, may make the alteration request to the Registrar on Form TM-54 or TM-55, as the case may be, and if he does so he shall have therewith a certificate of the alteration given by the said authority. If the Registrar is satisfied as to the facts of the case, he shall enter the register accordingly, but shall not require any fee to be paid on the Form.

(4) In case of the alteration of the address of a person entered in the register as the address for service of more than one registered proprietor or registered user of trade marks, the Registrar may, on proof that the said address is the address of the applicant and of satisfied that it is just to do so, accept an application from that person on a Form TM-55, as amended so as to suit the case, for the appropriate alteration of the entries of his address as the address for service in the several registrations, particulars of which shall be given in the Form, and may enter the entries accordingly.

(5) All applications under this rule on Form TM-58 shall be signed by the registered proprietor or registered user, as the case may be, or by an agent specially authorized by him for the purpose of such an application, unless an exceptional circumstance the Registrar otherwise allows.

Duration of Register.

58. *Applications under section 45*—Where an application has been made under section 45 for the alteration of the register by registration, change, cancellation or removal and such, as for the entry of a disclaimer, change, registration or removal, the Registrar may require the applicant to furnish such evidence as he thinks fit, and the Registrar may think fit, in the circumstances in which the application is made. Such evidence shall be made on Form TM-52, TM-53, TM-54, TM-55, TM-56, TM-57 or TM-58 as may be appropriate. An application on Form TM-55 or TM-56

or TM-50 shall be signed by the registered proprietor or other person entitled under the rule when in exceptional circumstances the Registrar exercises authority, or, in the case of Form TM-50 only, it is signed by an agent expressly authorized for the purpose of such application.

30. *Advertisement of certain applications.*—(1) Where an application has been made under clause (6), (7) or (1) of subsection (2) of section 47, or Forms TM-50, TM-56 or TM-59 respectively, the Registrar shall cause or cause to be sent a copy of the application to any person who appears from the register to have any interest in the trade mark.

(2) Where application is made under clause (6) of the said subsection or Form TM-50 to enter a disclaimer or memorandum relating to a trade mark, the Registrar, before dealing upon such application, shall advertise the application in the Journal in order to enable any person to lodge at the Patent Office a statement in writing, showing the reasons for his objection to the proposed entry, within one month from the date of the advertisement.

Admission of Registered Trade Marks

31. *Admission of registered trade mark.*—Where a person applies under section 46 for leave to add to or alter his registered trade mark, he shall make his application in writing on Form TM-51 and shall furnish four copies of the mark as it will appear when so added to or altered.

32. *Advertisement before decision and opposition.*—(1) The Registrar shall consider the application and shall, if it appears to him expedient, advertise the application in the Journal before deciding it.

(2) Within one month from the date of advertisement under sub-rule (1), any person may give notice of opposition to the applicant on Form TM-52 and may also send therewith a further statement of his objections. The notice and the statement, if any, shall be sent in duplicate. The provisions of rule 31 to 33 shall apply mutatis mutandis to the further proceedings on such notice.

33. *Advertisement of decision.*—If in the opinion of the Registrar an advertisement showing in words the proposed addition or alteration, which may be likely to convey to the mind an exact representation of the mark so altered or added to, he may require the applicant to supply a printing block suitable for advertising the mark with the addition of alteration as aforesaid. The advertisement under subsection (2) of section 46 shall include notices to be made in the same manner as advertisements relating to an application for registration of a trade mark.

34. *Notice of Advertisement Notification.*—If the Registrar decides to allow the application he shall enter the mark in the register as the request applied for and issue in the Journal a notification that the mark has been altered. If the application has not been advertised under rule 31 he shall also advertise in the Journal the trade mark as altered.

Reclassification of goods in respect of existing registrations.

35. *Reclassification in respect of existing registrations.*—(1) On the classification of goods in the fourth schedule to the Rules being amended, the registered proprietor of a trade mark may apply to the Registrar on Form TM-60 for the cancelling of the specification relating to his trade mark, so as to bring that specification into conformity with the amended classification. The application shall include a request for the first extension of the specification in respect of any registered series under that registration.

(2) The Registrar shall, thereupon notify in writing to the registered proprietor a proposal showing the form which, in the Registrar's view, the amended list of the register should take in consequence of the proposed extension. Two or more registrations of a trade mark having the same date and in respect of goods which fall within the new class under the amended or substituted classification, may be amalgamated upon extension in accordance with the rule.

(5) The proposal referred to in sub-rule (3) shall be advertised in the Gazette.

(6) Notice of opposition to such proposal shall be given on Form TH-4) in duplicate within one month from the date of the advertisement and shall be accompanied by a statement on duplicate showing how the proposed amendment would maintain the principle of sub-section (7) of section 43.

(7) The procedure for the deposit of an opposition under this rule shall be regulated by the provisions of rules 31 to 33.

(8) If there is no opposition within the time specified in sub-rule (6), or in case of opposition, if the proceeding of the opposition is allowed, the proposal, as amended shall be advertised in the Gazette, and all necessary entries shall be made in the register. The date when such entries are made in the register shall be recorded therein. Any entry made in the register in pursuance of this sub-rule shall not affect the date of removal of regulations under section 15, which shall be determined in the same manner as before the alteration of the constitution.

Discretionary power of the Registrar

55. *Exercise of time.*—If in any particular case the Registrar is satisfied that the circumstances are such as to justify an extension of the time for doing any act or taking any proceeding under these Rules, and being a time expressly provided in the Act or provided by rule 34 or 35, he may extend the time upon such subject to other parties, if any, and upon such terms as he may direct, and the extension may be granted though the time for doing the act or taking the proceeding has already expired.

56. *Exercise of discretionary power of Registrar.*—The time within which a person entitled under clause (1) of section 70 to an opportunity of being heard shall exercise his powers of appearing to be heard shall vary as otherwise expressly provided in the Act or these Rules be not derived from the date of a notice which the Registrar shall give to such person before determining the matter with reference to which such person is entitled to be heard. If within that period such person requests to be heard, the Registrar shall appoint a date for the hearing and shall give 10 days notice thereof.

57. *Notification of decision.*—The decision of the Registrar in the exercise of any discretionary power given to him by the Act or these Rules shall be notified to the person affected.

58. *Amendment of documents.*—Any irregularities in procedure which, in the opinion of the Registrar, may be corrected without detriment to the interests of any person, may be corrected, if the Registrar thinks fit, and on such terms as he may direct.

Assent of order by Registrar.

59. *Costs to be ascertained.*—(1) Where any opposition duly instituted under these Rules, is not continued by the applicant, the Registrar is despatched whether costs should be awarded to the respondent shall consider whether the proceedings might have been avoided if reasonable notice had been given by the applicant to the respondent before the notice of opposition was lodged.

(2) Sub-rule (1) shall not apply to costs in respect of law specified under sections 11, 12 and 13 of the first schedule to these Rules which shall follow the usual.

60. *Assent of order.*—In all proceedings before the Registrar, the Registrar may vary or otherwise as may be provided by the Act and such costs as he considered reasonable, having regard to all the circumstances of the case, provided that the amount of costs awarded is reported to any of the matters set forth in the first schedule to these Rules shall not exceed the amount therein specified.

Certificates.

31. *Certificates after the trade-marks section.*—(1) The Registrar may give a certificate (either alone or certificate under sub-section (2) of section 10) as to any entry, matter or thing which he is authorised or required by the Act or these Rules to make or do upon receipt of a request therefor or from Form TTM-10 from any person who can show, if so required by the Registrar, an interest in the entry, matter or thing to the satisfaction of the Registrar, where a copy of any trade mark has to be included in a certificate, the Registrar may require the applicant to supply a copy thereof suitable for the purpose, and if the applicant fails to do so, the Registrar shall not be obliged to include a copy of the mark in the certificate.

(2) *Certificates for use in obtaining registration abroad.*—(2) Where a certificate relating to the registration of a trade mark is desired for use in obtaining registration in any country outside British India the Registrar shall include in the certificate a copy of the mark and may require the applicant for the certificate to furnish him with a copy of the mark suitable for the purpose, and if the applicant fails to do so, the Registrar may refuse to issue the certificate.

(3) Where a trade mark is registered without limitation of colour, the copy of the mark to be included in the certificate, may be either in the colour in which it appears upon the register or in any other colour or colours.

(4) The Registrar may state in the certificate such particulars concerning the registration of the mark as to his own Form 14, and may add thereto reference to any declaration appearing in the register. The purposes for which the certificate is issued shall be stated therein.

Appeals to High Court.

32. *Time for appeal.*—An appeal to a High Court, from any decision of the Registrar under the Act or these Rules, shall be made within three months from the date of such decision.

Provided that in calculating the said period of three months the time, if any, occupied in granting a copy in writing of the decision appealed against, shall be excluded.

Certificates of validity.

33. *Certificates of validity to be issued.*—Where the court has certified as provided in section 24 with regard to the validity of a registered trade mark, the Registrar, upon request, may require the Registrar on Form TTM-17 to add to the entry in the register a note that the certificate of validity has been granted in the course of proceedings, particulars of which shall be given in the report. An already certified copy of the certificate shall be sent with the request, and the Registrar shall record a note to that effect on the register and publish the note in the Journal.

Inspection of documents by the public.

34. *Inspection of register, etc.*—The Registrar, the Trade Marks Board, the British Trade Marks Board and the India Office (relating to trade marks deposited under section 30) shall be open to inspection on request of any person on the First Schedule to these Rules in such hours as all the days on which the Patent Office is not closed to the public, as may be fixed by the Registrar.

35. *Publication of report of Journal and other documents.*—The Central Government may direct the Registrar and the Trade Marks Board to distribute the Journal and any other document which it may consider necessary, in such form as may be fixed by the Central Government in consultation with the Provincial Governments and satisfied from time to time in the Official Gazette.

Office of Courts.

67. *Application made to the Court to be served on the Registrar or the Mining Director, or the one may do.*—Every application to a High Court under the Act in respect of a trade mark registered at the Patent Office shall be served on the Registrar, and every application to a High Court under the Act in respect of a trade mark registered at the Mining Registry shall be served on the Mining Registrar.

PART II.

GENERAL PROVISIONS FOR CERTIFICATION TRADE MARKS.

68. *Rules to apply to Certification Trade Marks.*—Subject to the provisions of this Part, the provisions of Part I of these Rules shall apply to certification trade marks as they apply to trade marks.

69. *Application for registration and proceedings relating thereto.*—(1) An application for the registration of a certification trade mark under sub-section (1) of section 55 shall be made to the Registrar upon Form TM-4 and shall be accompanied by two duplicates of the application and by an affidavit sworn to by the applicant. The first duplicate to be forwarded with the application under the said sub-section (1) of section 55 shall be in duplicate and shall be accompanied by Form TM-4b.

(2) These rules shall apply to applications for the registration of certification trade marks as they apply to applications for the registration of trade marks except that for references therein to applicants in applications there shall be substituted references to applicants in respect of the application and that the applicant shall not be deemed to have abandoned his application if in the circumstances of rule 25, he does not apply for a hearing as early as is required.

(3) The address of an applicant to register a certification trade mark shall be deemed to be a trade or business address for all the purposes for which such an address is required by these rules.

70. *Form, date of registration.*—The applicant shall send to the Registrar with his application a certificate or the goods in which he wishes to register his application. Such case shall be forwarded in duplicate.

71. *Deposition in registration of certification trade marks.*—(1) In respect of applications under sub-section (1) of section 55, rules 29 to 35 shall have effect in relation to the registration of a certification trade mark as if the application had been an application for the registration of a trade mark.

(2) In respect of applications under sub-section (1) of section 55, rules 36 to 70 shall apply mutatis mutandis with the substitution of Forms TM-4, TM-5 and TM-6 for Forms TM-4, TM-5 and TM-7, respectively, in case of doubt any party may apply to the Registrar or the Central Government, as the case may be, for direction.

72. *Registration of certification trade mark refused.*—An application as set out in the grounds mentioned in sub-section (1) of section 55 shall be made on Form TM-6 and shall set forth full particulars of the grounds on which the application is made.

73. *Refusal of registration relating to certification trade marks.*—An application by the registered proprietor of a certification trade mark under sub-section (1) of section 55 shall be on Form TM-6 and where the Central Government, directed to advertise such application under sub-section (2) of section 55, the advertisement shall be made in the Gazette.

74. *Consent of Central Government to advertisement of grounds of refusal of certification trade mark.*—An application for the consent of the Central Government under sub-section (2) of section 55 shall be made on Form TM-6.

PART II

Special Provisions for Textile Marks.

CHAPTER I.

Miscellaneous.

55. *Rules to apply to textile marks.*—Subject to the provisions of this Part, the provisions of Part I and Part II of these rules shall apply to textile marks and conventional trade marks in respect of textile goods as they apply to trade marks and conventional trade marks in respect of non-textile goods.

56. *Textile mark.*—The expression "textile mark" means a trade mark or a conventional trade mark used or proposed to be used in relation to goods specified in rule 57 as "textile goods" for the purpose of Chapter IX of this Act.

57. *Textile goods.*—The goods to which Chapter IX of the Act shall apply and which are in the Act and those Rules referred to as textile goods shall be the following, viz:—

(1) goods included in classes 23 and 24 of the Fourth Schedule to this Act; and

(2) those of the goods included in classes 23, 24, 26 and 27 of the said Schedule which are other composite articles of clothing or are composed to a substantial extent of natural fibres.

58. *Communications to and from Registering Officer.*—In all proceedings relating to textile marks or conventional trade marks applications for the registration of which are under the provisions of Chapter IX of the Act to the Registering Officer, any act or thing directed by these Rules to be done by, to, or before the Registrar, shall be done by, to, or before the Registering Officer, and unless it is expressed to the contrary, all references in these Rules to the Registrar shall be deemed to include references to the Registering Officer, and all references to the Patent Office shall be deemed to include references to the Registering Officer.

59. *Application to register word mark.*—An application for the registration of a trade mark consisting of a word or words relating to textile goods shall be made on Form TM-41.

60. *Applications to register letters or symbols.*—Subject to the provisions of rule 58, an application for the registration of a trade mark consisting of letters or symbols or any combination thereof relating to textile goods shall be made on Form TM-52.

61. *Name of textile goods.*—A separate application for the registration of a trade mark shall be made in respect of each of the names of textile goods mentioned in the Fifth Schedule to these Rules where the mark consists of letters or symbols or any combination thereof. Such application shall be made on Form TM-53.

62. *Entry in the Refused Textile Marks List.*—Where the registration of a trade mark in respect of textile goods has been refused, the applicant may file a request on Form TM-64 accompanied by the prescribed fee to enter the trade mark in the Refused Textile Marks List and thereupon particulars in reference to that refused mark shall be entered in the Refused Textile Marks List.

63. *Continuance of a mark in the List.*—A mark entered upon the Refused Textile Marks List in the manner aforesaid shall remain in that list for a period of seven years from the date of application to register, but it may be continued in the list beyond that period if the applicant so continues, or has caused, by notice given the prescribed continuance fee to the Patent Office on Form TM-65.

64. *Notice to register.*—(1) Before removing a mark from the Refused Textile Marks List for re-application of the prescribed continuance fee, the Registrar shall, at a date not more than six months but not less than three months prior to the date on which the removal of the mark

would be due, give notice in writing that the mark will not be continued in the use but after a date to be specified in the notice within the prescribed periodations has a need on or before the said date.

(2) The notice mentioned in the foregoing rule shall be addressed to the applicant at the address appearing in the Registered Trade Marks List in case such notice is obtained by the postal authorities the Registrar may, less without being under any obligation so to do, forward the changed address of the applicant if he be able to ascertain, or of his successor in business, with a view to giving the notice to his attention.

105 *Report of Bureaucracy Registrar*—The Registrar shall send to the Bureaucracy Registrar every application for the registration of a trade mark or verification trade mark in respect of trade goods and the Bureaucracy Registrar shall furnish the Registrar with a report thereon which shall form part of the record of the case.

106 *Copy of register of non-trade marks*—The Registrar shall supply a copy at every entry in the register relating to trade marks registered in respect of non-trade goods to the Bureaucracy Registrar who shall maintain a permanent record of the copy so received which shall be open to inspection on payment of the prescribed fee.

107 *Search*—Upon receipt of an application either in the Patent Office or in the Bureaucracy Registrar for the registration of a trade mark or a verification trade mark relating to trade goods, the Bureaucracy Registrar shall cause a search to be made among the registered trade marks and verification trade marks, the Registered Trade Marks List, the lists of deposited trade marks, and pending applications, for the purpose of ascertaining whether there are in record in respect of the same goods or descriptions of goods any marks identical with the mark sought to be registered or so nearly resembling it as to render it likely to deceive or cause confusion and the Bureaucracy Registrar may cause the search to be renewed at any time before the acceptance of the application.

108 *Additional representations for registration*—Every application for the registration of a trade mark which does not consist of a word or words or letters or numerals or any combination thereof relating to trade goods shall be made on Form TM-5 and shall be accompanied by six additional representations of the mark. The representations of the mark on the application and its duplicate and the additional representations shall correspond exactly with one another. The additional representations shall in all cases be used with all such particulars as may from time to time be required by the Registrar. Such particulars shall, if required, be signed by the applicant.

109 *Copies of altered trade marks*—When a person applies under section 48 for leave to add to or alter his registered trade mark relating to trade goods, he shall furnish six copies of the mark as it will appear when so added to or altered.

110 *Power of Bureaucracy Registrar to use the Patent Office Seal*—The Bureaucracy Registrar shall be entitled to use the seal of the Patent Office for purposes of the Act.

CHAPTER II.

Conditions and regulations as to the registrability of trade marks consisting of letters or numerals or any combination thereof

111 *Provisions*—For the purpose of this Chapter, unless there is anything repugnant to the subject or context—

- (a) "included numeral" means a trade mark consisting of either identical numerals or identical letters of not less than three and more than seven digits;
- (b) "digit" includes a single letter;
- (c) "letter numeral" means a character containing one of seven letters.

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117. Non-registrability of certain marks.—In respect of trade marks the following characters or letters or combinations thereof shall not be capable of registration, namely:—

- (a) any numeral of one digit or of more than one digit;
- (b) a single letter or any combination of letters of more than one letter;
- (c) any combination of numerals and letters of more than eight digits;
- (d) any fraction or letter fraction consisting of more than eight digits together;
- (e) any fraction or letter fraction having less than 3 digits;
- (f) any combination of numerals and fractions of more than six digits;
- (g) any combination of numerals and fractions where the numeral portion is already registered in the name of a different person;
- (h) any combination of numerals, letters, fractions and letter fractions either having more than eight digits or ending with a fraction of more than one digit in the numerator or in the denominator;
- (i) numerals or letters representing cloth dimensions;
- (j) a balanced numeral which does not consist of at least two nines or two less digits than a balanced numeral of the same series already registered in the name of a different person.

118. Marks likely to deceive or to cause confusion.—(1) A trade mark consisting of numerals, letters, fractions, letter fractions or any combination thereof, and not being a balanced numeral, shall not be capable of being registered as a trade mark if it does not differ from a trade mark registered in the name of a different person—

- (a) in the case of a numeral not exceeding four digits, in at least one corresponding digit;
- (b) in the case of a numeral of five digits, in at least two corresponding digits;
- (c) in the case of a numeral of six digits, in at least three corresponding digits;
- (d) in the case of a combination of two letters, in at least one corresponding letter;
- (e) in the case of a combination of three or four letters, in at least two corresponding letters;
- (f) in the case of a combination of five or six letters, in at least three corresponding letters;
- (g) in the case of marks consisting of one letter and one numeral digit, in at least one of them;
- (h) in the case of a mark consisting of one letter and two or three numeral digits, in at least one corresponding numeral digit;
- (i) in the case of a mark consisting of one letter and four or more numeral digits, in at least two corresponding digits;
- (j) in the case of marks consisting of two or more letters and one or more numeral digits, in at least one corresponding letter and one corresponding numeral digit;
- (k) in the case of a fraction or letter fraction or any combination thereof in which the total number of digits in the numerator and denominator is three or four, in at least one digit from either the numerator or the denominator;
- (l) in the case of a fraction or letter fraction or any combination thereof in which the total number of digits in the numerator and denominator is five or more, in at least one corresponding digit in the numerator and one corresponding digit in the denominator or two corresponding digits in either the numerator or the denominator;
- (m) in the case of a combination consisting of a numeral and a fraction;—
- (n) where the numeral portion consists of not more than four digits, in at least one corresponding digit;

- (b) where the numeral portion consists of five or more digits, or at least ten corresponding digits;
- (c) in the case of a combination of letters, numerals, and dashes (including letter dashes)—
- (i) where the total number of digits including the fraction, is not more than three, is at least ten corresponding digits;
- (ii) where the total number of digits, including the fraction, is four or more, is at least ten corresponding digits.

(2) Nothing in sub-rule (1) shall be construed to signify that where a trade mark does not come within the scope of any time specified in the said sub-rules, the mark shall necessarily be regarded as not being likely to deceive or to cause confusion.

114. *Exception in the case of 'old' marks*.—In the case of a trade mark consisting of letters, numerals or any combination thereof which is subject of the same goods as those in relation to which registration is applied for, has been previously used (either by the applicant for registration or by some predecessor or his licensee, and either in its original form or with additions or alterations not substantially affecting its identity) during the period from a date prior to the 25th day of February 1917, to the date of application for registration, the Registrar shall not refuse registration by reason only of the fact that the trade mark does not satisfy the conditions and requirements laid down in rule 113 and may register such mark as evidence of use.

CHAPTER III.

Advisory Committee.

115. *Qualifying*.—(1) For the purpose of section 46, an Advisory Committee shall be constituted consisting of members appointed by the Central Government as the representatives of the Associations specified in the Fourth Schedule to these Rules.

(2) The number of recommendations which the Association will be entitled to make shall be those specified in the said Schedule.

Provided that if within the period allowed by the Central Government for this purpose any of the said Associations fails to make any recommendation or to make the full number of recommendations which it is entitled to make, the Central Government may appoint the required number of members of the Advisory Committee of their own motion without any such recommendation.

(3) The Central Government may appoint other persons vested in the name of the trade marks as members of the Committee.

(4) *Form of office of members*.—The tenure of office of each member shall be two years, but a retiring member shall be eligible for reappointment to the end of his term.

(5) *Qualification of members*.—Whoever any member of the Advisory Committee comes to reside in British India, or becomes incapable of acting as a member of the Advisory Committee, the Central Government may appoint another person to be a member in his stead, in accordance with the provisions of rule 115.

(6) *Quorum of members*.—Whoever it is considered expedient so to do, the Committee may compel one or more persons to be members for the purpose of any of its meetings.

Provided that any person accepted as a member for the purpose of any meeting shall automatically cease to be a member after the termination of the said meeting.

(7) *Meetings*.—(i) The first meeting of the Advisory Committee shall be held in London on a date notified by the Central Government, and it shall at that meeting elect two of its members as Chairman and Vice-Chairman respectively. When the Chairman or Vice-Chairman ceases to hold office, his vacancy shall be filled by re-election at the next meeting of the Advisory Committee.

(ii) 22-23, 1942, 24.

(2) The Advisory Committee shall also appoint a Secretary and designate the name and address of the Secretary at the Patent Office and at the Bantley Registry.

14. *Place of meetings*.—Subsequent meetings of the Advisory Committee shall be convened by the Registrar at Calcutta or Bombay at the request of the Registrar or Bantley Registrar, as the case may be.

15. *Manner of resolutions*.—Any question which the Advisory Committee is required to consider and which may be referred for decision to the members of the Advisory Committee either at their meetings or by circulation of the papers:

Provided that any question referred by circulation of papers shall, on request of at least ten members of the Advisory Committee, be placed on the agenda of the next meeting of the Committee.

16. The Registrar and the Bantley Registrar shall send in writing to the Advisory Committee the facts relating to the case in which their advice is sought.

17. The advice sought by the Registrar or the Bantley Registrar from the Advisory Committee shall be given by the Committee as a rule within 20 days from the date of the receipt of the letter seeking advice, but the Registrar or the Bantley Registrar, as the case may be, may extend the time at the request of the Advisory Committee.

18. Where for the purpose of giving advice sought by the Registrar or the Bantley Registrar, the Committee requires further information, they may write to the Registrar or the Bantley Registrar and the required information shall be given by the Registrar or the Bantley Registrar in writing.

19. *Presiding at meetings*.—The Chairman shall preside at every meeting at which he is present, and if he is absent, the Vice-Chairman shall preside over the meeting. In the absence of the Chairman and the Vice-Chairman, the members present shall elect one of their number to preside over the meeting.

20. *Decisions by majority*.—Whenever the members of the Committee are divided in their opinion on any point at issue, the question shall be decided by a majority of the votes, and the voting shall be by show of hands. The Chairman may vote, and in the case of an equality of votes, shall have a casting vote.

21. *Record of meetings*.—The Secretary shall maintain a record of all business transacted by the Advisory Committee. The Registrar or the Bantley Registrar shall be entitled to call for copies certified to be true by the Secretary, of the record of the business transacted at any meeting.

PART IV.

REGISTRATION OF TRADE MARKS AGENTS

22. *Definitions*.—(1) In this Part, unless there is anything repugnant to the subject or context,—

(a) "Agents' Register" means the Register of Trade Marks Agents kept under rule 123 of these rules.

(b) "Candidate" means a graduate of a University established by law in British India or British Burma or of the University of Hong Kong or of the University of Malaya, or of a University in Great Britain and Northern Ireland.

(c) "Registered Agent" means a trade marks agent whose name is entered on the Agents' Register.

(2) For the purpose of interpreting the provisions of this Part, references in the Registrar and in the Office shall be construed to include references to the Bantley Registrar and the Bantley Registry respectively.

23. *Register of Trade Marks Agents*.—The Central Government shall maintain a Register of Trade Marks Agents wherein shall be entered the names, the addresses, the business addresses, the qualifications and the date of registration of every registered agent.

109. *Eligibility for registration.*—(1) No person shall be eligible for registration as a trade marks agent unless he is a British subject resident in British India, and has been considered by the Central Government to be a fit person to become a registered agent.

(2) A candidate for registration as a trade marks agent shall, solemnly, be a guarantee, unless the Central Government, in any particular case, otherwise directs.

110. *Persons debarred from registration.*—A person shall not be eligible for registration as a trade marks agent if he—

(a) has been adjudged by a competent court to be of unsound mind;

(b) is an undischarged insolvent;

(c) being a discharged insolvent has not obtained from the court a certificate to the effect that his recovery has ceased by insolvency without any remainder on his part;

(d) has been convicted by a competent court, whether within or without British India, of an offence punishable with transportation or imprisonment, unless the offence of which he has been convicted has been pardoned or unless an application made by him, the Central Government has, by order in that behalf, removed the disability; or

(e) is considered by the Central Government not to be a fit and proper person to become a registered agent by reason of any act of negligence, misconduct or dishonesty committed in his professional capacity.

111. *Manner of making applications.*—All applications under the provisions of this Part, shall be sent by, or left at, the Office, and shall be made in duplicate.

112. *Applications for registration as a trade marks agent.*—(1) Every person desiring to be registered as a trade marks agent shall make an application on Form TMA-1.

(2) The applicant shall furnish such further information relating to his application as may be required of him at any time by the Central Government or the Registrar.

113. *Procedure on application.*—(1) On receipt of an application for the registration of a person as a trade marks agent, the Registrar shall appoint a date on which the candidate will appear before him for an interview.

(2) After a candidate has been interviewed, and any further information relating to his application, which the Registrar may consider necessary, has been obtained, the Registrar shall forward to the Central Government the application and other relevant papers along with his recommendations thereon.

114. *Consideration of application.*—(1) The Central Government, considering an application suitable for registration as a trade marks agent, it shall send an intimation to that effect to the applicant, and any person so intimated may pay the prescribed fee for his registration as a trade marks agent. On receipt of the prescribed fee, the Registrar shall send an intimation thereof to the Central Government; and the Central Government shall thereupon cause the applicant's name to be entered in the Agents' Register, and shall cause to him a certificate of his registration as a trade marks agent.

115. *The endorsement of a person's name in the Agents' Register.* shall be subject to his payment of the fee specified in that behalf.

116. *Removal of agent's name from Agents' Register.*—(1) The Central Government may remove permanently or temporarily from the Agents' Register the name of any registered agent—

(a) from whom a power has been received to that effect; or

(b) from whom the removal has not been received to that effect, or of three months from the date on which it becomes due; or

(c) who is found to have been subject at the time of his registration or thereafter has become subject, to any of the disabilities stated in clause (1), (2), (3), and (4) of rule 120, or

(d) when the Central Government has declined not to be a fit and proper person to receive on the register by reason of his lack of education, insolvency or dishonesty committed in his professional capacity.

Provided that before making such declaration, the Central Government shall call upon the person concerned to show cause why his registration should not be cancelled and shall make such further enquiry, if any, as it may consider necessary.

(2) The Central Government shall remove from the Agents' Register the name of any registered agent who is dead.

(3) The removal of the name of any person from the Agents' Register shall be notified in the Official Gazette and in the Trade Marks Journal and shall, wherever possible, be reannounced in the press concerned.

127. Notification of removal of name.—(1) The Central Government may, on an application on Form TML-2 from a person whose name has been temporarily removed under sub-rule (1), of rule 120, restore his name to the Agents' Register.

(2) The restoration of a name to the Agents' Register shall be notified in the Official Gazette and in the Trade Marks Journal and shall be reannounced in the press concerned.

128. Alteration in the Agents' Register.—(1) A registered agent may apply on Form TML-3 for alteration of his name, address, business address or qualifications entered in the Agents' Register. On receipt of such application and the fee provided in that behalf, the Central Government shall cause the necessary alterations to be made in the Agents' Register.

(2) Every alteration made in the Agents' Register shall be notified in the Official Gazette and in the Trade Marks Journal.

129. Publication of the Agents' Register.—The Agents' Register shall be published from time to time as the Central Government may deem fit, the entries being arranged in the alphabetical order of the surnames of the registered agents and names thereof shall be placed on one

THE FIRST SCHEDULE.

(First Section II.)

Fees.

Number of entries.	On what payable.	Amount.	Discharging legal expenses.
1	On application and admission of a person to be a registered agent or on the first application of a person to be a registered agent.	Rs. 5 0 0	Rs. 5 0 0
2	On application and admission of a person to be a registered agent or on the first application of a person to be a registered agent.	Rs. 5 0 0	Rs. 5 0 0
3	On application and admission of a person to be a registered agent or on the first application of a person to be a registered agent.	Rs. 5 0 0	Rs. 5 0 0
4	On application and admission of a person to be a registered agent or on the first application of a person to be a registered agent.	Rs. 5 0 0	Rs. 5 0 0
5	On application and admission of a person to be a registered agent or on the first application of a person to be a registered agent.	Rs. 5 0 0	Rs. 5 0 0
6	On application and admission of a person to be a registered agent or on the first application of a person to be a registered agent.	Rs. 5 0 0	Rs. 5 0 0
7	On application and admission of a person to be a registered agent or on the first application of a person to be a registered agent.	Rs. 5 0 0	Rs. 5 0 0

[illegible]

[illegible]

[illegible]

[illegible]

Mar. 24, 1942] FORT ST. GEORGE GAZETTE SUPPLEMENT 21

Number or entry	In which period.	Amount.	Corresponding form number
73	For each page of the issue of a period to the register under rule 120. (a) for the whole life of the registered agent, by a single consolidated payment, or (b) from year to year, 10 for every third day during the first year, to be paid on the 1st of April of every year, 10, i.e. for that year, to be paid along with the fee for registration; in the case of a person registered at any time between the 1st of April and the 31st of September; in the case of a person registered at any time between the 1st of October and the 31st of March following. If it is a person who is registered on the 1st day of April or on the 1st day of March following.	10 0 0 100 0 0 10 0 0 10 0 0 10 0 0	
74	On application for registration of the name of person in the register under rule 120.	1 0 0	TMA-4
75	On application for an alteration of any entry in the Register under rule 120.	1 0 0	TMA-5

THE SECOND SCHEDULE.

Fees.

List of Fees.

Form no.	Section of the Act.	Title.
TMA-4	30	Application for registration of Trade Mark under that a Mark be a trade mark.
TMA-5	35	Application for registration of Trade Mark in respect of Goods.
TMA-6	36	Application for Registration of an Invention under the Patent Act, 1907.
TMA-7	37	Application for Registration of a Design under the Design Act, 1907.
TMA-8	38	Application for Registration of a Trade Name under the Trade Name Act, 1907.
TMA-9	39	Application for Registration of a Trade Name under the Trade Name Act, 1907.
TMA-10	40	Application for Registration of a Trade Name under the Trade Name Act, 1907.
TMA-11	41	Application for Registration of a Trade Name under the Trade Name Act, 1907.
TMA-12	42	Application for Registration of a Trade Name under the Trade Name Act, 1907.
TMA-13	43	Application for Registration of a Trade Name under the Trade Name Act, 1907.
TMA-14	44	Application for Registration of a Trade Name under the Trade Name Act, 1907.
TMA-15	45	Application for Registration of a Trade Name under the Trade Name Act, 1907.
TMA-16	46	Application for Registration of a Trade Name under the Trade Name Act, 1907.
TMA-17	47	Application for Registration of a Trade Name under the Trade Name Act, 1907.
TMA-18	48	Application for Registration of a Trade Name under the Trade Name Act, 1907.
TMA-19	49	Application for Registration of a Trade Name under the Trade Name Act, 1907.
TMA-20	50	Application for Registration of a Trade Name under the Trade Name Act, 1907.

FORM 101
REV. 10. 32.

TRADE MARK ACT, 1916.

Application for Registration of Trade Mark (other than a device mark or a figurative Trade Mark).

Section 14 (2)



One representation to be filed within the space and four others to be sent separately.

Representations of a large size may be filed, but need then be reduced upon issue or other suitable material and affixed hereto.

Application is hereby made for Registration of the accompanying Trade Mark in Class..... in respect of (1).....

in the name of (2).....
trading as (3).....
whose trade or business address is (4).....

by whom the said mark is (5) proposed to be used (being (6) and who chose (6) to be the proprietor(s) thereof.

(7).....
.....
.....

Address for service in British Isles is—

Dated this day of..... 19.....

At.....

To

The Registrar of Trade Marks,
The Patent Office, Trade Marks Registry,
1, Cannon Street, London, E.C.

Do hereby the goods to be applied for to be used and the same shall be intended, a separate application must be made for each case.

(1) Draw lightly the full name, description and category of the applicant.

See rule 2.

(2) Insert the trading title.

(3) Insert the full trade or business address of the applicant.

(4) Retention of the mark is already in use.

(5) The additional matter if required, otherwise to be left blank.

See rule 11.

(6) Signature of applicant.

See rule 5.

FORM 294.

[To be used under Nos. 1, 4, 5, 6, 7 of the First Schedule.]

TRADE MARKS ACT, 1940

Application for Registration of Trade Mark in respect of Trade Goods.
Section 32.

(To be accompanied by a duplicate of this Form and by one additional representation.)



One representation to be filed within the space.
Representations of a large size may be filed, but must then be repeated upon forms or other suitable material and affixed hereto.

Application is hereby made for Registration of the accompanying Trade Mark in Class/Classes,

in respect of (a)

in the name of (b)

trading as (c)

whose trade or business address is (d)

mark is (e) (prepared to be used) (being word) (and who states) (in the proprietor's) (name)

(f)

Address for service in British India at —

Dated this

day of

19

(g)

To

The Registrar of Trade Marks,

The Patent Office, Trade Marks Registry,

1, Cannon House Street, London,

or (alternatively),

The Registrar of Trade Marks,

Central Buildings,

Queen's Road, Bombay.

(1) *Specimen of the Trade Mark.* Only one is to be enclosed (i) and with the name above or (ii) — One should be enclosed. A suitable application form is enclosed for the full name to be submitted.

(2) *Trade Mark.* Supply the full name, description and substance of the mark, or application.

See rule 2.

(3) *Word Mark.* Supply the trade mark (if any).

(4) *Trade Mark.* Supply the trade mark (if any) on which the mark is to be registered.

(5) *Trade Mark.* Supply the trade mark (if any) on which the mark is to be registered.

(6) *Trade Mark.* Supply the trade mark (if any) on which the mark is to be registered.

(7) *Trade Mark.* Supply the trade mark (if any) on which the mark is to be registered.

(8) *Signature of Applicant.*

See rule 2.

FORM 28-A

(Part No. 18.)

TRADE MARKS ACT, 1908.

Application for Registration of an Invented Word (or Words) as a Defensive Trade Mark. Section 26.

** (To be accompanied by four representations and a statement of case in duplicate.)*

One representation to be filed within this space



Application is hereby made for Registration of the above word(s) as a Defensive Trade Mark in class in respect of (1)
.....
(2) the name of (a)
of (1)
taking as (a)
who is (are) the proprietor(s) of the above Trade Mark registered in Class (a)
in respect of under 15c.

The word(s) which constitute(s) of the above trade mark is (are) not invented word(s) to the best of my knowledge, information and belief.

The particulars of the facts on which I (we) rely in support of this application are set forth in the accompanying Statement of Case.

Dated this day of 19 ..
(/)

To

The Registrar of Trade Marks,
The Patent Office, Trade Marks Registry,
1, Colindale Avenue, London,
or (optionally, in the case of Trade Marks),

The Registrar of Trade Marks,
Central Buildings,
Queen's Road, Bombay.

- (a) Signing this form. (b) The goods to which the trade mark is to be applied.
(c) The fact that the word, description and substance of the application.

(See rule 6.)

- (d) Insert the full name or business address of the applicant.
(e) Insert the trading style (if any).
(f) Give brief particulars of the application for registration of the Trade Mark.
(g) Signature of Applicant.

* An application made in support of a Trade Mark should be accompanied by the primary evidence of the Trade Mark, by a statement of Case in duplicate, also and to be deposited in the application.

FORM 284.

[Form No. 18.]

TRADE MARKS ACT, 1948.

Application for Registration of Configuration of Trade Marks under Section 22.

(To be accompanied by two duplicate copies in the case of a trade mark, by three duplicate copies.)



One representation to be filed within the above, and one others to be sent separately.

Representations of a larger size may be added, but must then be accompanied by a label or other suitable material and placed hereto.

Application is hereby made for Registration of the accompanying Certificate

Trade Mark in Class

in respect of (a)

in the name of (b)

whose address is (c)

and address for service in British India is (d)

Dated this

day of

19

To

The Registrar of Trade Marks,

The Patent Office, Trade Marks Registry,

1, Connaught House Street, Calcutta.

or (optionally, in the case of Trade Marks only),

The Registrar of Trade Marks,

Custom Buildings,

Queen's Road, Bombay.

(a) I hereby declare that the goods indicated in (a) and the name thus desired to be specified. A separate application form is required for each class.

(b) I hereby declare that the name, description and meaning of the applicant.

(c) I hereby declare that the name, description and meaning of the applicant.

(d) I hereby declare that the name, description and meaning of the applicant.

(e) I hereby declare that the name, description and meaning of the applicant.

FORM 284.

[Form No. 22.]

TRADE MARKS ACT, 1948.

Notice of Opposition to Application for Registration of a Trade Mark.

Section 18 (2).

(To be filed in duplicate.)

In two copies or application No.

by

I (or We) (a)

hereby give notice of my (or our) intention to oppose the Registration of the Trade Mark mentioned under the above number for Class

General, dated this

day of

19

In

page

The grounds of opposition are as follows:—

My (our) address for service in British India in connection with these proceedings

Dated this day of 19

To

The Registrar of Trade Marks,
The Patent Office, Trade Marks Registry,
1, Connaught Place, Calcutta.

or, if the notice relates to an application
made to the Bombay Registry,
The Registrar of Trade Marks,
Central Buildings,
Queen's Road, Bombay.

(a) State full name and address.
(b) If opposition is opposed to the ground that the mark resembles already an, the
Registry, the full name of the mark and (c) the address in which the mark has been
used, or is to be used, the nature of the goods in the Indian Patent Office, the full name of the
mark and its goods.

(d) Signature of applicant.

FORM T-6.

Fee Rs. 10.

TRADE MARKS ACT, 1925.

Form of Counter-Statement.

Clans 16, 17, 18, 41 or 42 or 43 or 44

(To be filed in duplicate).

In this section or an Opposition No. for the registration of a trade mark.

for Opposition No. for the registration of a trade mark.

I, (or We) for the applicant(s) for Registration of the above Trade Mark, hereby give notice that
the following are the grounds on which I (or We) only for (or our) opposition is—

I (or We) submit the following allegations as the basis of Opposition:—

My (or our) address for service in British India in connection with these pro-
ceedings is—

Dated this day of 19

(d) Signature of applicant.

To

The Registrar of Trade Marks,
The Patent Office, Trade Marks Registry,
1, Connaught Place, Calcutta.

(If the statement relates to an application made to the Bombay Registry).

The Registrar of Trade Marks,
Central Buildings,
Queen's Road, Bombay.

(d) Signature of applicant.

11—B. Form 3

FORM 1263.

[Part B, 26.]

TRADE MARKS ACT, 1948.

Noting intention to attend hearings

IN THE MATTER OF (A).....

I, the undersigned, do hereby give notice that the hearing in relation to the above matter which, by the official Notice to me hereto, dated the day of 1942, is fixed for a.m. or p.m. at the Patent Office

Before the Registrar,

on the day of 1942, will be attended by me (or not) or by some person on my (our) behalf.

Dated this day of 1942.

To

The Registrar of Trade Marks,
The Patent Office, Trade Marks Registry,
1, Colindale Avenue Street, Colindale.

at

(If the hearing is to take place before the Deputary Registrar)

The Registrar of Trade Marks,

Central Buildings,
Queen's Road, Boreham.

(I) (print name) as in the Official Notice.
(2) (print name and address.
(3) Signature of the person giving notice.

FORM 1264.

[Part B, 26.]

TRADE MARKS ACT, 1948.

Notice to the Central Government of Opposition to an application for registration of a Designation Trade Mark under sub-section (3) of section 55 of the Act.

To be accompanied by three copies each of the application and a statement of facts.

In the matter of an application No. for the registration of a trade mark, by.....

I, the undersigned, do hereby give notice of my (our) intention to oppose the Registration of the Certificate of Trade Mark referred to under the above number for Cause.....

The grounds of opposition are as follows (a).....

The facts and matters set forth in the enclosed statement of case are true to the best of my (our) knowledge, information and belief.

By (our) submit for review in British Indian correspondence with these grounds.....

Dated this day of 1942.

To

The Central Government

(The application should be lodged either at The Patent Office, Trade Marks Registry, 1, Colindale Avenue Street, Colindale, or, alternatively, in the case of a trade mark application for the registration of which was duly made in the Deputary Registrar, Central Buildings, Queen's Road, Boreham.)

(1) These facts must not be true.
(2) The remedy should be granted in the matter specified to this act of the law.
(3) Signature of the person giving notice.

FOURTEEN.
[Form No. 16.]

TRADE MARKS ACT, 1948.

Form of Counter-Statement in reply to notice in the Central Government of Opposition to an Application for registration of a Certification Trade Mark.

(To be filed in duplicate)

I, THE MASTER OF AN OPPOSITION, By in Application No. for registration of a Certification Trade Mark.

I (or We) (a) the applicant(s) in respect of the above-mentioned application, hereby give notice that the following are the grounds on which I (or we) rely as supporting my (or our) application:

I (or We) submit the following allegations in the name of Opposition:

My (our) of these devices is British Goods in connection with these goods:

Dated this day of 19 ..

(6)

Yes

The Central Government.

(This form should be lodged with the Patent Office, Trade Marks Registry, 1, Ground Floor West, Calcutta, or, in the case of a trade mark application for registration of which was only made in the Bombay Registry, Central Building, Queen's Road, Bombay).

60 Insert name and address of the applicant.
61 Signature of applicant.

FIFTEEN.
[Form No. 17.]

TRADE MARKS ACT, 1948.

Form by the Central Government of an Opposition under sub-section (2) of Section 43 of the Act in Application for registration of a Certification Trade Mark.

Notice of Opposition at Hearing.

I (or We) (a) hereby give notice that the Hearing by the Central Government of the application in the name of Opposition No. in Application No. for the registration of a Certification Trade Mark, which is filed by A.M. or P.M. at the day of 19 .. will be attended by me (or us) or by some person on my (or our) behalf.

Dated this day of 19 ..

(6)

Yes

The Central Government.

(This form should be lodged with the:

The Patent Office, Trade Marks Registry,

1, Ground Floor West, Calcutta,

or, if the notice relates to a trade mark application for registration of which was only made in the Bombay Registry, at

The Trade Marks Registry,

Central Building, Queen's Road,

Bombay.)

60 Insert name and address.
61 Signature of the person giving notice.

[10-3, 1942-43]

FORM 12-41.

(This form contains 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000)

TRADE MARKS ACT, 1930.

For the Registration of a Trade Mark.

I (or We) (a)
person(s) the prescribed fee for the registration of the Trade Mark No. in Class
or classes.

My (or Our) address for service in British India, to be entered in the register is
Dated this day of 19

To

The Registrar of Trade Marks,
The Patent Office, Trade Marks Registry,
1, Cecil House Street, Calcutta,
or, in the case of a local mark, if the application for registration has been duly
made in the District Registrar,
The Registrar of Trade Marks,
Central Building, Queen's Road,
Bombay).

(b) TWENTY PENCE, FORTY PENCE AND SIXTY PENCE (THE RULES)
Signature of applicant.

NOTE TO CL.

(This form contains 12 to 32 of
the Form (Schedule))

TRADE MARKS ACT, 1930.

Removal of Registration of Trade Mark, Sec. 18.

I (or We) (b)
leave the prescribed fee for Removal of Registration of the Trade
Mark No. in Class

The notice of removal of the registration may be sent by the following addresses—
(i) An additional fee of Rs. 10 as required in rule 47, is also demanded.

Dated this day of 19
(c)

To

The Registrar of Trade Marks,
The Patent Office, Trade Marks Registry,
1, Cecil House Street, Calcutta.

(i) In cases, fees the same are added to the registered proprietor
(ii) Notice sent, if demanded fee is paid to the Registrar of the said registration.
(iii) Signature of the registered proprietor.
To a Trade Mark be removed if it is found that the mark is not used in the course of the trade
registration.

FORM T-20-13

(Fee: Rs. 10, plus stamp
as provided in entry 15
in II of the Port Schedule.)

TRADE MARKS ACT, 1930.

Extension of Trade Mark renewal from Application for Re-appointment of Renewal: For
Sec. 18 (1).

I (or We) do hereby request that the Trade Mark registered
in Class be retained in the Register and the registration of the said
Trade Mark in the Class aforesaid be renewed; and that the dates of retention
and renewal be set in the following columns in British India:—

Dated this day of 19 ..
(In)

To

The Registrar of Trade Marks,
The Patent Office, Trade Marks Registry,
1, Council House Street, Calcutta.

- (a) Insert full name, address and nationality of the registered proprietor.
(b) Signature of the registered proprietor.

FORM T-20-14

Fee: Rs. 10.

TRADE MARKS ACT, 1930.

Application under Section 12 (4) of the Act to alter the description of a registered
Trade Mark and (optional) registered Trade Address.

To be accompanied by a statement of Case.

In the matter of a Trade Mark No. registered in
Class

I (or We)
being the Registered Proprietor(s) of the above numbered Trade Mark, hereby
apply that the description of this Trade Mark with the following Trade Mark(s)
registered in my (our) name(s) —

- (a) { No. registered in Class
No. registered in Class
may be dissolved and the Register amended accordingly.

The grounds for this application are set forth in the accompanying statement
of Case.

Dated this day of 19 ..
(In)

To

The Registrar of Trade Marks,
The Patent Office, Trade Marks Registry,
1, Council House Street, Calcutta.

- (a) An amended statement may be given in support of the reasons of the case.
(b) Signature of Registered Proprietor(s).

FORM T-23.

Fee: Rs. 15.

TRADE MARKS ACT, 1930.

Request for Extension of Periods of Decision. Section 34 (5).

In this matter of (a)
 Signature
 the is hereby requested to state in writing the grounds of his decision, dated the day of 194
 194 after the hearing on this day of 194
 and the materials used by him in arriving at his decision.
 Dated this day of 194

To
 The Registrar of Trade Marks,
 The Patent Office, Trade Marks Registry,
 1, General House Street, Calcutta.
 or, (where the application to which this request relates, has been duly made to the Bombay Registrar)
 The Registrar of Trade Marks,
 Central Building, Queen's Road, Bombay.

(a) Insert particulars identifying the application.
 (b) Signature of the applicant.

FORM T-23A.

Fee: Rs. 2.

TRADE MARKS ACT, 1930.

Request for Extension of Period of Decision, or for permission to amend application.

In this matter of (a)
 I (or We)
 being the applicant(s) in the above matter hereby request that
 Dated this day of 194

To
 The Registrar of Trade Marks,
 The Patent Office, Trade Marks Registry,
 1, General House Street, Calcutta,
 or, optionally, in the case of a Trade Mark application for registration of which
 was duly made to the Bombay Registrar,
 The Registrar of Trade Marks,
 Central Building, Queen's Road, Bombay.

(a) Insert words and reference number identifying the matter or application.
 (b) Signature of the applicant.

FORM TM-17.

Fee, Rs. 10 for the first
label only, and Rs. 5 for
every additional label only.

TRADE MARKS ACT, 1930.

Application for the Registration of the Designs under Section 21 (1) and reference to
a proposed designation of a Registered Trade Mark.

(To be accompanied by a statement of Case in duplicate and a copy of the proposed
sample(s).)

IN THE MATTER OF Trade Mark(s) No(s) Registered in the
name of Class(es)

Application is hereby made by (a)
being the Registered Proprietor of the abovespecified registered trade mark(s)
for the Registrar's Certificate under Section 21 (2) of the Act with reference to
a proposed designation of the registered trade mark(s) No(s)
to (b) in circumstances that are stated
fully in the accompanying Statement of Case.

Date this day of 194

To
The Registrar of Trade Marks,
1, Circular House Street, Calcutta.

- (a) I have the name and date of business address of the Registered proprietor
(b) I have the full name and date of business address and nationality of the proposed applicant.
(c) Signature of the proposed proprietor

FORM TM-18.

To be attached under the
Indian Stamp Act.

TRADE MARKS ACT, 1930.

Affidavit (only to be furnished when required by Registrar) in support of Statement of
Case filed under Section 21 (3) or accompanying a request under rule 61.

I, (a) of
do hereby solemnly and sincerely declare that the particulars set out in the statement
mark of mine, which is marked and left by me in connection with
(b) of the trade mark the
(c) are true and correct to every material
fact and circumstance relating to the proposed registration of the trade mark, to the
best of my knowledge, information and belief.

(d) of the trade mark, to the

Declared at day of 194

Subscribed and sworn to before me at day of 194

- (a) I have the name, address and nationality of a witness.
(b) I have the particulars of the proposed registration.
(c) To be signed and attested by the person making the declaration.
(d) Signature and title of Authority before whom the affidavit is made.

FORM TW 11.

For No. 20 for the first
rule only, and No. 1 for
every other trade mark.

TRADE MARK ACT, 1930.

Application for the approval of the Registrar under Section 32 of a proposed assignment of a trademark of a trade mark, resulting in certain rights in a future person for different parts of British India.

(To be accompanied by a Statement of Case in duplicate and a copy of the Statement prepared for the Assignment or effecting the Transmission.)

In me written or a trade mark(s)
(a) (Registered under No. (b) - in Class(es))

Application is hereby made by

* (1) (b) who claims that the trade mark(s) above is/are the property of the trade mark(s) above in the accompanying Statement of Case (a) (registered in its name) and (c) (used by him) in respect of the following goods for the purpose of the Registrar of a proposed assignment of the trade mark(s) to (d) in respect of the following goods to be sold or otherwise traded in in (e) (f) (and in (g) in respect of all the following goods (h) (and in (i) to be sold or otherwise traded in in (j) as circumstances that are stated fully in the accompanying Statement of Case.

* (2) (b) who claims that the trade mark(s) above is/are the property of the trade mark(s) above in the accompanying Statement of Case (a) (registered in its name) and (c) (used by him) in respect of the following goods, namely, (d) (and in (e) in respect of all the following goods, namely, (f) (and in (g) to be sold or otherwise traded in in (h) as circumstances that are stated fully in the accompanying Statement of Case, for the purpose of the Registrar of the proposed assignment.

Dated this day of 1942.

(Signature)

- * Trade not other person(s) (1) or otherwise (2).
(3) To be signed only in the case of unregistered trade marks.
(4) Insert the name and trade or business address of the proprietor.
(5) Insert the name and trade or business address of the assignee.
(6) Insert the name and trade or business address of the person who claims a transmission (a).
(7) Insert the name and trade or business address of the person who claims a transmission (b).
(8) Insert the name and trade or business address of the person who claims a transmission (c).
(9) Insert the name and trade or business address of the person who claims a transmission (d).
(10) Insert the name and trade or business address of the person who claims a transmission (e).
(11) Insert the name and trade or business address of the person who claims a transmission (f).
(12) Insert the name and trade or business address of the person who claims a transmission (g).
(13) Insert the name and trade or business address of the person who claims a transmission (h).
(14) Insert the name and trade or business address of the person who claims a transmission (i).
(15) Insert the name and trade or business address of the person who claims a transmission (j).
(16) Insert the name and trade or business address of the person who claims a transmission (k).
(17) Insert the name and trade or business address of the person who claims a transmission (l).
(18) Insert the name and trade or business address of the person who claims a transmission (m).
(19) Insert the name and trade or business address of the person who claims a transmission (n).
(20) Insert the name and trade or business address of the person who claims a transmission (o).
(21) Insert the name and trade or business address of the person who claims a transmission (p).
(22) Insert the name and trade or business address of the person who claims a transmission (q).
(23) Insert the name and trade or business address of the person who claims a transmission (r).
(24) Insert the name and trade or business address of the person who claims a transmission (s).
(25) Insert the name and trade or business address of the person who claims a transmission (t).
(26) Insert the name and trade or business address of the person who claims a transmission (u).
(27) Insert the name and trade or business address of the person who claims a transmission (v).
(28) Insert the name and trade or business address of the person who claims a transmission (w).
(29) Insert the name and trade or business address of the person who claims a transmission (x).
(30) Insert the name and trade or business address of the person who claims a transmission (y).
(31) Insert the name and trade or business address of the person who claims a transmission (z).

FORM 12-32.

Fee: Rs. 10 for the first mark;
500 Rs. 1 for every additional
mark.

TRADE MARKS ACT, 1930.

*Application for Distinctive for the Advertisement of an Assignment of Trade Marks
wherein there is connection with the product of the business, Section 10.*

(To be filed in duplicate.)

*Application is hereby made by (A)
for the Registrar's sanction with respect to the advertisement of an assignment
of the following trade marks otherwise than in connection with the product of
the business in which they were used at the time of assignment, namely:—*

"(1) Represent trade mark:

Representative article Goods to which the mark has been
and is assigned

all of which are or were registered in the name of (B)
..... who is the assignor;

"(2) Unregistered trade marks (a), all being marks used in his business at the
time of the assignment in respect of the goods stated below, by (B)
..... who is the assignor:

Representation of mark Goods to which the mark has been used
and is assigned

The date of assignment was the day of 194

The instrument effecting the assignment is not herewith, together with a copy
thereof.

It is suggested that advertisement shall be directed to follow, namely, in
.....

Dated this day of 194

(B).....

To

The Registrar of Trade Marks,
1, Orange House Street, Calcutta.

* Additional marks and representative articles which cannot be communicated may be given in a
separate schedule to the form 12-32.

(1) Invent, manufacture, sell, transfer and trade in business articles of the assignor (applicant).

(2) Trade the mark, get it used by and trade in business articles of the proprietor (applicant).

10. Only those unregistered trade marks coming by the use of the word "and" need be the same
business as of the same goods to which the word "and" need not be registered marks and registered
may be shared both.

10 Signature of applicant.

FORM 1948.

See Pa. 17-58, at Pa. 20
for definition of 1, 2 or 3
as to be printed.

TRADE MARKS ACT, 1948.

Application for Extension of Time in which to apply for the Registrar's Decision for the substantiation of an assignment of Trade Marks contains then in connection with the grant of the licence, Section 25.

Application is hereby made by (a)..... for extension of time of (b)..... (month(s)) in which to apply for the Registrar's Decision for the substantiation of an assignment of the following trade marks, otherwise than in connection with the grant of the licence in which they were used at the time of assignment, namely:—

(1) Designated trade marks:

Representative of..... (the group to respect of which the mark has been used and is assigned)
all of which are or were registered in the name of (b)..... (the proprietor of the mark) who is the assignor;

(2) Unregistered trade marks, all being marks used in his business at the time of assignment and in respect of the goods stated below, by (c)..... (the proprietor of the mark) who is the assignor:

* Representative of mark..... (the group to respect of which the mark has been used and is assigned).

The date of assignment was the..... day of..... 194.....

Dated the..... day of..... 194.....

(d).....

To.....

The Registrar of Trade Marks,
1, Colnett House Street, Calcutta.

* Additional parts and subparts in parentheses which should be assimilated here may be given in a separate schedule on the back of the form.

- (a) Insert the name and locality or location of business (if any).
(b) Insert "any" or "any" or "any".
(c) Insert the name and locality or location of business of the proprietor (assignor).
(d) Insert the name of the assignor.

FORM 1948.

See Pa. 17, 58.

TRADE MARKS ACT, 1948.

Application for the removal of the Central Government to the assignment or transmission of a Certificate Trade Marks, Section 24 (4).

(To be filed in duplicate and each copy to be accompanied by either a draft deed of assignment or an affidavit.)

I do hereby (a).....
being the registered proprietor of Certificate Trade Mark No.
Represented as (b)..... hereby apply for the removal of

the Central Government to the assignment of transmission as the aforesaid Certificate has title made to (C)

- (c) A draft deed of the proposed assignment is transmitted herewith.
(d) The circumstances under which the transmission takes place are set forth in the accompanying affidavit.

Dated this day of 19 ..

To
The Central Government,
through
The Registrar of Trade Marks,
1, General House Street, Calcutta.

I, the undersigned, declare on oath that the foregoing is a true and correct copy of the original as submitted to me, and that the same is a true and correct copy of the original as submitted to me.

FOR N. 1945.

For N. 1945 and 40
of the First Schedule.

Trade Marks Act, 1940.

Joint Request by Registered Proprietor and Transferee to register the Transferee as sole and exclusive Proprietor of Trade Marks upon the assignment of Trade Marks.

We (a) and (b) hereby request, under Rule 45, that the name of (b) be entered in the Register of Trade Marks as proprietor of the Trade Mark No. in Class and that the (b) be taken off the Register of Trade Marks.

(a) The trade mark at the time of the assignment was (b) used in a business in the goods in question, and (c) the assignment (b) did not take place otherwise than in connection with the transfer of a business in the goods, (d) and there is now herewith a copy of the Registrar's decision in relation to the request, a copy of each of the advertisements appearing herewith, and a statement of the date of issue of any publications containing them.

We declare that the facts and matters stated herein are true to the best of our knowledge, information and belief.

The address for service in British India of (b) is
Dated this day of 19 ..

(b)
(c)

To
The Registrar of Trade Marks,
The Patent Office, Trade Marks Registry,
1, General House Street, Calcutta.

- (a) Full name and address and nationality of Registrar, proprietor, or other Assignor in Trade Marks.
(b) Full name, trade address, and nationality of Transferee.
(c) Trade in which business of Transferee.
(d) Trade in which business of Transferee.
(e) Full particulars of the business of Transferee, if any, at statement of same.
(f) Statement of the date of assignment of Trade Mark.
(g) Full name of assignor in Trade Mark.
(h) Nominations of Transferee.
(i) Additional copies may be given to a report in the back of the Form.

FORM T-21.

Fill in the matter in each of
the given brackets in the
Form.

TRADE MARKS ACT, 1908.

Request to register a subsequent Proprietor of a Trade Mark or Trade Mark upon the
same substance of 1908. Section 25.

I for We (a) (b)
hereby request that my (or our) name may be entered in the Register of Trade Marks
as proprietor of Trade Mark (a) as Class
from the (b) the substance of 1908.

I am (or we are) entitled to the Trade Mark(s) by virtue of (a)
of which the original and an attested copy are enclosed herewith.

(a) The trade mark at the time of the assignment was (b) (not) used in a business
in the goods in question, and the assignment (c) Trade (d) not (to be) placed otherwise
than in connection with the goodwill of a business in the goods, (d) and there is
sent herewith a copy of the Registrar's direction in relation to the assignment, a
copy of each of the advertisements containing the mark, and a statement of the
status of each of any publications containing them.

I declare that the facts and matters stated herein are true to the best of my
knowledge, information and belief.

My best address for service in British India is—

Dated this day of 19.....

To (b) the substance of 1908.

To

The Registrar of Trade Marks,
The Patent Office, Trade Marks Registry,
1, Convent Place Street, Calcutta.

- (a) Trade (b) name, Trade or business address, nationality and occupation.
(c) Date of assignment of goods in question.
(d) Trade (e) not (to be) placed otherwise than in connection with the goodwill of a business in the goods, (d) and there is sent herewith a copy of the Registrar's direction in relation to the assignment, a copy of each of the advertisements containing the mark, and a statement of the status of each of any publications containing them.
(e) Signature of the person (a) by the request.

FORM T-22.

Form No. 18, 19 or 20 (a) 1.
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TRADE MARKS ACT, 1908.

Application under Rule 22 for extension of time, in accordance with Section 22 (2)
of the Act for the registration of the name of a Company as Subsequent Proprietor of a
Trade Mark in the Register.

Application is hereby made by (a)
for an extension of time by (b)
months allowed by Section 22 (2) of the Act, and Rule 22 for registering the name

of (c) by virtue of a single assignment, as proprietor of the following Trade Mark(s) represented upon applications(s) conforming to this Section (13) of Section 34 of the Act:—

(a) Registration Number Class

 Dated this day of 19
 40 (1)

To
 The Registrar of Trade Marks,
 The Patent Office, Trade Marks Registry,
 1, Colindale Avenue, London, N.W.9.

- (i) I send the enclosed address of the applicant.
 (ii) The Trade Mark is in use by me as of
 (iii) If not, I declare that the said mark is to be used as an intended trademark.
 (iv) A statement as to how the mark is to be used is given in a separate statement to the Registrar of Trade Marks.
 (v) Signature of applicant.

FORM TM 22.

For No. 36.

TRADE MARKS ACT, 1938.

Applicant for the first mention of the Register of the Journal of a Trade Mark from the Register, Section 21, 22 or 23.

(To be filed in duplicate and to be accompanied by a statement of use (Form TM 24) in duplicate.)

In the matter of the Trade Mark
 Registered in the name of

I (we) (he) (she)
 hereby apply that the entry in the Register in respect of the abovesaid Trade Mark may be removed (c) entered in the following manner:

The grounds of my (our) application are as follows:—

No action concerning the Trade Mark is pending in any Court.
 My (our) address for service on British law is in connection with these proceedings

Dated this day of 19
 (s)

To
 The Registrar of Trade Marks,
 The Patent Office, Trade Marks Registry,
 1, Colindale Avenue, London, N.W.9.

- (i) Have full name, address and nationality.
 (ii) Send out the name for removal (to be) and application.
 (iii) Signature of applicant.

Page 100

*Appointed for and to witness in Proceedings relating to the Registration of the
Business and Personal or Trade Mark from the Registry. Page 44*

Early reply for letters to Intervenor in the Proceedings relating to the certification, as removal of the entry in the Register in respect of the above mentioned Trade Mark.

My (Your) address in Kerala in North India in connection with these proceed-
ings will be:

Issued this _____ day of _____ 18____.

To
The Registrar of Trade Marks,
The Patent Office, Trade Marks Registry,
3, Colindale Avenue, London, N. 9.

- Get Fluoride fully gratis, and save and save with the 10% discount of an order.

Fig. 7. Note mixing of No. 41 and 42 of the Pink Lycopodium.

Application for Registration of Registered User. Section 44.

(To be accompanied by a statement of Case-setting forth particulars and statements as required by Section 41.10) needed by an affidavit.)

Applications are hereby made by us

Which hereby we request your approval

and hereby we request your consent

to the following:

may be registered as a registered user of the above-mentioned registered trade mark (a) in respect of (b)
 subject to the following conditions and restrictions:—(1) (The proposed permitted user is and as (the) day of 19..... (2) (The proposed permitted user is without limit of period.)

The address for service in British India of the said (1) is

Dated this day of 19.....

(1)
 (2)

To
 The Registrar of Trade Marks,
 The Patent Office, Trade Marks Registry,
 1, Cannon House Street, London.

- * Additional conditions may be given in a stated schedule to the effect of the Form
 (a) Trade Marks Registry, London to be observed in and in relation to the application, registration,
 (b) First issued for advertisement in the register.
 (c) Name, name of the user, description, address and address of the proposed registered user.
 (d) Trade Marks Registry, London.
 (e) Trade Marks Registry, London.
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FORM 10.

Fee: Rs. 30 for 1st 400
 Rs. 10 for 401-800
 additional marks.

TRADE MARKS ACT, 1940.

Application by the Registered Proprietor of a Trade Mark for variation of the main
 portion of a Registered Trade Mark with regard to the goods or the conditions or
 restrictions. Section 42 (1).

[To be accompanied by a statement of the grounds for the application and the
 written consent (if given) of the Registered User.]

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as a registered user of the above-mentioned mark (a) in respect of (b)
 subject to the following conditions and restrictions:—(1) (The proposed permitted user is and as (the) day of 19..... (2) (The proposed permitted user is without limit of period.)

The address for service in British India of the said (1) is

Dated this day of 19.....

(1)
 (2)

To
 The Registrar of Trade Marks,
 The Patent Office, Trade Marks Registry,
 1, Cannon House Street, London.

- * Additional conditions may be given in a stated schedule to the effect of the Form
 (a) Trade Marks Registry, London to be observed in and in relation to the application, registration,
 (b) First issued for advertisement in the register.
 (c) Name, name of the user, description, address and address of the proposed registered user.
 (d) Trade Marks Registry, London.
 (e) Trade Marks Registry, London.
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 (y) Trade Marks Registry, London.
 (z) Trade Marks Registry, London.

FORM T430

See Pt. 40 for the full
application and Pt. 1 for
a copy submitted separately

TRADE MARKS ACT, 1908.

Application by the Proprietor or Proprietress of a Trade Mark or by any other Registered User of the Trade Mark for the cancellation of entry of a Registered User's Name.
Section 47 (3).

(To be accompanied by a statement of the Grounds for the application.)

Application is hereby made by (a)
being (the Registered Proprietor (a) (a Registered User of trade mark) (b) the
owner of the¹ registered in Class² in respect of (c)
for the cancellation of the entry under the abovespecified registration(s) of (d)
as the³ registered in Class⁴ in respect of (e)
as a registered user of the trade mark(s) in respect of (f)
The grounds for the application are set forth in the accompanying statement.
Dated this day of 19 ..
To
The Registrar of Trade Marks,
The Patent Office, Trade Marks Registry,
2, Lincoln House Street, London.

- ¹ Address of mark(s) may be given in altered respects on the face of the Form.
(a) The full name, name of firm and, if the name of the applicant is of the application.
(b) Address of the mark(s) not yet specified.
(c) Name of the applicant.
(d) Name of the full and complete name and trade or business of the applicant and where
it is to be carried on.
(e) Name of the mark(s) in respect of which material was submitted in (a) as registered.
(f) Signature of the applicant.

FORM T431

See Pt. 40 for the full
application and Pt. 1 for
a copy submitted separately

TRADE MARKS ACT, 1908.

Application for cancellation of entry of a Registered User of a Trade Mark.
Section 47 (3).

(To be accompanied by a statement of the Grounds for the application.)

In the matter of Trade Mark(s) (a)¹ registered in
Class² in the name of (b)
Application is hereby made by (c)
for the cancellation of the entry under the abovespecified registration(s) of
as the³ registered in Class⁴ in respect of (e)
as a registered user of the trade mark(s) in respect of (f)

The grounds of this application, particulars of which are given in detail in the accompanying statement of case, are (a)

The applicant's address for service in British India is, in accordance with these proceedings is—

Dated this day of 19.....

To

The Registrar of Trade Marks,
The Patent Office, Trade Marks Registry,
1, Council House Street, Calcutta.

as (particularly in the case of a trade mark application for registration of which was duly made to the Registrar).

The Registrar of Trade Marks,
Central Buildings, Queen's Road, Bombay.

- * Additional notices may be given to a person who has notice of the facts.
- (a) I am the owner of the registered trademark.
 - (b) I am the owner of the trademark of the applicant for the trademark.
 - (c) I am the owner, trade or business name and description of the registered trademark.
 - (d) I am the owner of the trademark of which is registered.
 - (e) I am the owner of the trademark of which is registered.
 - (f) I am the owner of the trademark of which is registered.
 - (g) I am the owner of the trademark of which is registered.
 - (h) I am the owner of the trademark of which is registered.
 - (i) I am the owner of the trademark of which is registered.
 - (j) I am the owner of the trademark of which is registered.
 - (k) I am the owner of the trademark of which is registered.
 - (l) I am the owner of the trademark of which is registered.
 - (m) I am the owner of the trademark of which is registered.
 - (n) I am the owner of the trademark of which is registered.
 - (o) I am the owner of the trademark of which is registered.
 - (p) I am the owner of the trademark of which is registered.
 - (q) I am the owner of the trademark of which is registered.
 - (r) I am the owner of the trademark of which is registered.
 - (s) I am the owner of the trademark of which is registered.
 - (t) I am the owner of the trademark of which is registered.
 - (u) I am the owner of the trademark of which is registered.
 - (v) I am the owner of the trademark of which is registered.
 - (w) I am the owner of the trademark of which is registered.
 - (x) I am the owner of the trademark of which is registered.
 - (y) I am the owner of the trademark of which is registered.
 - (z) I am the owner of the trademark of which is registered.

FORM 10/46.

FIG. No. 1.

TRADE MARKS ACT, 1946.

Notice of intention to intervene in proceedings for the revocation or annulment of an entry of a registered User of a Trade Mark. (Form 10/46)

[To be accompanied by a statement of the grounds of intervention.]

In this matter of Trade Mark No. registered in Class in the name of (a)

..... and

(b) this matter of registration (b)

Intervenor as a Registered User of the Mark.

I (or We) (c) hereby give notice of my (or our) intention to intervene in the proceedings in the above matter.

My (or Our) address for service in British India for the purpose of these proceedings is

Dated this day of 19.....

To

The Registrar of Trade Marks,
The Patent Office, Trade Marks Registry,
1, Council House Street, Calcutta.

- (d) I am the owner and trade or business of the registered User.
- (a) I am the owner and trade or business of the registered User.
 - (b) I am the owner and trade or business of the registered User.
 - (c) I am the owner and trade or business of the registered User.
 - (d) I am the owner and trade or business of the registered User.
 - (e) I am the owner and trade or business of the registered User.
 - (f) I am the owner and trade or business of the registered User.
 - (g) I am the owner and trade or business of the registered User.
 - (h) I am the owner and trade or business of the registered User.
 - (i) I am the owner and trade or business of the registered User.
 - (j) I am the owner and trade or business of the registered User.
 - (k) I am the owner and trade or business of the registered User.
 - (l) I am the owner and trade or business of the registered User.
 - (m) I am the owner and trade or business of the registered User.
 - (n) I am the owner and trade or business of the registered User.
 - (o) I am the owner and trade or business of the registered User.
 - (p) I am the owner and trade or business of the registered User.
 - (q) I am the owner and trade or business of the registered User.
 - (r) I am the owner and trade or business of the registered User.
 - (s) I am the owner and trade or business of the registered User.
 - (t) I am the owner and trade or business of the registered User.
 - (u) I am the owner and trade or business of the registered User.
 - (v) I am the owner and trade or business of the registered User.
 - (w) I am the owner and trade or business of the registered User.
 - (x) I am the owner and trade or business of the registered User.
 - (y) I am the owner and trade or business of the registered User.
 - (z) I am the owner and trade or business of the registered User.

FORM 12-55.

(Fee: For the first mark
in £. for every additional
mark 5s. 3d.)

TRADE MARKS ACT, 1904.

*Report to enter Change of Name or Description of Proprietor for Registered
Class of Trade Mark upon the Register.*

I (or We) (a)
hereby request that my (or our) name(s) and description(s) may be entered in the
Register of Trade Marks as (A) Proprietor(s) of the Trade Mark(s) No.
* registered in Class.

I am (We are) entitled to (B) Use of the Trade Mark
in connection with the goods or services in respect of which

There has been no change in the (C) actual proprietor(s) of the said Trade
Mark, but (D)

The entry at present standing in the Register gives my (or our) name(s) and
description(s) as follows

Dated this _____ day of _____ 19__.

To
The Registrar of Trade Marks,
The Patent Office, Trade Marks Registry,
1, Cockspur Street, London, E.C.

(a) I (we) request name, address and description of Registered Proprietor as Enrolled First.
(b) I (we) ask the Registrar to enter my (our) name(s) and description(s) as Enrolled First.
(c) I (we) ask the Registrar to enter my (our) name(s) and description(s) as Enrolled First.
(d) I (we) ask the Registrar to enter my (our) name(s) and description(s) as Enrolled First.
(e) I (we) ask the Registrar to enter my (our) name(s) and description(s) as Enrolled First.

FORM 12-56.

(Fee: For the first mark 5s. 3d.)

TRADE MARKS ACT, 1904.

*Report for Alteration of Trade or Business Address or Address for Service in
Register of Trade Marks, Section 57.*

I (or WE) MASTER or the Trade Mark(s) No. _____ (a)
registered in Class _____

I (or We) _____ being the Registered (b) Proprietor(s)
of _____
of the Trade Mark(s) numbered as above, request that my (or our) trade or business
address or address for service in the Register of Trade Marks be altered to _____

* The change of address or address for service, the entry of which is hereby applied
for, was entered by (c) _____ day of _____ 19__

An officially certified copy of the entry is enclosed herewith.

Dated this _____ day of _____ 19__.

To _____ (d) _____

The Registrar of Trade Marks,
The Patent Office, Trade Marks Registry,
1, Cockspur Street, London, E.C.

(a) Additional alterations may require to be entered in the Register of the Trade Mark.
(b) I (we) request the Registrar to enter my (our) name(s) and description(s) as Enrolled First.
(c) I (we) request the Registrar to enter my (our) name(s) and description(s) as Enrolled First.
(d) I (we) request the Registrar to enter my (our) name(s) and description(s) as Enrolled First.
(e) I (we) request the Registrar to enter my (our) name(s) and description(s) as Enrolled First.

FORM T-202.
[Fee, \$5. 5.]

TRADE MARKS ACT, 1903.

Application by Registered Proprietor of Trade Mark for its cancellation of Entry thereof in Register, Section 47 (1) (b).

IN THE MATTER OF Trade Mark No.

Name of Registered Proprietor,

Trade or business address,

Application is hereby made by the above-mentioned registered proprietor that the entry in the Register of Trade Marks of the Trade Mark No. in Class may be cancelled.

Dated this day of 19

To
The Registrar of Trade Marks,
The Patent Office, Trade Marks Registry,
1, Cannon House Street, London, E.C.

(to sign as the Registered Proprietor)

FORM T-203.
[Fee, \$5. 5.]

TRADE MARKS ACT, 1903.

Application by Registered Proprietor of Trade Mark to Revoke and Revoke from those for which the Trade Mark is registered. Section 47 (2) (a).

IN THE MATTER OF Trade Mark No.

registered in Class

Name of Registered Proprietor,

Trade or business address,

Application is hereby made by the above-mentioned registered proprietor for cancelling the entry of (a) from the goods for which the Trade Mark No. is registered in Class

Dated this day of 19

To
The Registrar of Trade Marks,
The Patent Office, Trade Marks Registry,
1, Cannon House Street, London, E.C.

(to sign as the proprietor of the goods to be revoked.)
(to sign as applicant.)

FORM T-204.
[Fee, \$5. 5.]

TRADE MARKS ACT, 1903.

Report by Registered Proprietor of a Trade Mark that it Dislike or Alteration relating thereto may be required. Section 47 (3) (a).

IN THE MATTER OF THE Trade Mark No.

registered in Class

Application is hereby made by (a) being the registered proprietor of that trade mark numbered as above, for the addition to the entry in the Register in connection with the said Trade Mark registration the Class or classes of the following, namely:—

Dated this day of 19

To
The Registrar of Trade Marks,
The Patent Office, Trade Marks Registry,
1, Cannon House Street, London, E.C.

(a) Joint, Co-proprietor, or proprietor in common and described in the registered proprietor.
(b) Applicant or Registered Proprietor.

11-2, 100-100

FORM 1M-31

(This form for Registered Proprietors
to use for applications for
extension of a Registered Trade Mark.)

TRADE MARKS ACT, 1933.

Application by Registered Proprietor under Section 41 for an addition to or
extension of a Registered Trade Mark.

In the MATTER OF Trade Mark No.
registered in Class

Application is hereby made by (a) being the
Registered Proprietor (a) of the registered Trade Mark numbered as above for
leave to add to or alter the said trade mark in the following particulars, that is to say

(b)
That (a) (b) copies of the mark as it will appear when authorized are filed herewith
Dated this day of 19

(c)

To
The Registrar of Trade Marks,
The Patent Office, Trade Marks Registry,
1, Great Horse Street, Colindale.

(d)
(e)
(f)
(g)

FORM 1M-31.

(This Form 50.)

TRADE MARKS ACT, 1933.

Notice of Opposition to Application for addition to or extension of a Registered
Trade Mark.

Section 42.

(To be filled in duplicate.)

In the MATTER OF Trade Mark No.
registered in the name of

I (we) (a)
being
of the Trade Mark numbered and registered as above, in that it shall be in the form
shown in the application submitted in the Trade Marks Journal of the
Page

The grounds of opposition are as follows:—

.

My (our) next address for service in British India in connection with these proceedings is

Dated this day of 19

(b)

To
The Registrar of Trade Marks,
1, Great Horse Street, Colindale.

(c)
(d)

FORM TM-48

Fee: Rs. 2.

TRADE MARKS ACT, 1946.

Application by the Proprietor of a Registered Trade Mark for the Extension of the specification.

In THE MATTER OF A Trade Mark No.
registered in the name of
the Fourth Schedule. in Class of

Application is hereby made by (a) the Registered Proprietor of the above-mentioned Trade Mark, for the extension of the specification of the above-mentioned registration (b) and the specification (c) of the Registered Party(ies) thereafter as consequents of the amendment of the Fourth Schedule in the Trade Marks Act, 1946.

The specification(s) entered in the Register in accordance with the said Schedule part be amended as (d) :-

It is requested that the Registrar should prepare the following specification(s) in accordance with the amended schedule :-

Class.....

Sub-class.....

Dated this day of 19

To
The Registrar of Trade Marks,
1, Connel House Street, Calcutta.

- (a) Dated this day of 19
(b) Dated this day of 19
(c) Signature of the registered proprietor.

FORM TM-49.

Fee: Five rupee Rs. 5/- in the First Schedule

TRADE MARKS ACT, 1946.

Notice of Opposition in Proposed for Extension of Specification, under Section 45.

[To be filed in duplicate and accompanied by a statement, in duplicate, showing how the proposed extension would be contrary to Section 45 (2).]

In the MATTER OF Trade Mark(s) No. registered in the name of in Class of the Fourth Schedule in the Act.

I (or We) (a) having given notice of my (or our) intention to oppose the proposed extension of the specification(s) of the Trade Mark(s) advertised in the Trade Marks Journal of the day of 19
(b) The grounds of opposition are as follows:-

My (or Our) address for service in British India in connection with these proceedings is :-

Dated this day of 19

To
The Registrar of Trade Marks,
1, Connel House Street, Calcutta.

- (a) The number of these duplicate trade mark with my (or our) present application, provided the specification is amended.
(b) Name of the applicant and address.
(c) Signature of the present applicant.

FORM 78-42

File Only No. 10 in the File
(Initials)

TRADE MARKS ACT, 1940.

*System for the deposit of the Central Government in connection with the deposited
Regulations for use of a Conventional Trade Mark, Section 54.*

(To be accompanied by a duplicate of the application and three copies of the
Regulations having the proposed alterations shown in red ink.)

Application is made by (a)
who is (b) and (c) Proprietor(s) of the Conventional Trade Mark(s) No. (d) (e) (f) (g) (h) (i) (j) (k) (l) (m) (n) (o) (p) (q) (r) (s) (t) (u) (v) (w) (x) (y) (z) (aa) (ab) (ac) (ad) (ae) (af) (ag) (ah) (ai) (aj) (ak) (al) (am) (an) (ao) (ap) (aq) (ar) (as) (at) (au) (av) (aw) (ax) (ay) (az) (ba) (bb) (bc) (bd) (be) (bf) (bg) (bh) (bi) (bj) (bk) (bl) (bm) (bn) (bo) (bp) (bq) (br) (bs) (bt) (bu) (bv) (bw) (bx) (by) (bz) (ca) (cb) (cc) (cd) (ce) (cf) (cg) (ch) (ci) (cj) (ck) (cl) (cm) (cn) (co) (cp) (cq) (cr) (cs) (ct) (cu) (cv) (cw) (cx) (cy) (cz) (da) (db) (dc) (dd) (de) (df) (dg) (dh) (di) (dj) (dk) (dl) (dm) (dn) (do) (dp) (dq) (dr) (ds) (dt) (du) (dv) (dw) (dx) (dy) (dz) (ea) (eb) (ec) (ed) (ee) (ef) (eg) (eh) (ei) (ej) (ek) (el) (em) (en) (eo) (ep) (eq) (er) (es) (et) (eu) (ev) (ew) (ex) (ey) (ez) (fa) (fb) (fc) (fd) (fe) (ff) (fg) (fh) (fi) (fj) (fk) (fl) (fm) (fn) (fo) (fp) (fq) (fr) (fs) (ft) (fu) (fv) (fw) (fx) (fy) (fz) (ga) (gb) (gc) (gd) (ge) (gf) (gg) (gh) (gi) (gj) (gk) 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Dated this, .. day of, .. 19 ..

To

The Central Government,

(The application should be lodged at
The Patent Office, Trade Marks Registry,
1, Colindale Avenue, Colindale.)

- (1) This note and scheme of the proposed alterations to be registered.
(2) If the alterations apply to more than one regulation, the contents of all the regulations
should be stated.
(3) State the justification of the proposed alterations.
(4) Signature of the applicant.
* Additional notes and justifications may be given in a signed schedule at the back of the
Form.

FORM 78-43

File No. 56.

TRADE MARKS ACT, 1940.

*Application to the Central Government for an order suspending or varying an entry on
the Register relating to a Conventional Trade Mark or Varying the deposited Regu-
lations, Section 55.*

(To be accompanied by three copies each of the application and of a Statement of
Case.)

In case matters of Conventional Trade Mark No. registered
in the name of, by Class,

I (or We) (a),
agreed previously, hereby apply for an order of the Central Government that:

1. (a) The entry on the Register in respect of the abovesaid Trade Mark
may be (i) ☐ cancelled
(ii) varied in the following manner:

.....
2. (b) The deposited Regulations governing the use of the abovesaid Trade
Mark may be varied in the following manner:

.....
The grounds (a) of my (our) application are as follows:

The facts and matters set forth in the enclosed statement of case are true to the
best of my (our) belief, information and belief.

My (our) address for Service in British India in connection with these proceedings is—

Dated this day of 19.....

To
The Colonial Government,
(The applicant should be lodged at
The Patent Office, Trade Marks Registry,
1, Colonial House, Queen's Road, Calcutta.)

- (a) To be filled in, if the mark is not a trademark.
(b) To be filled in, if the mark is not a trademark.
(c) To be filled in, if the mark is not a trademark.
(d) To be filled in, if the mark is not a trademark.

FORM TM-4a

Part I. No. 1.

TRADE MARKS ACT, 1946.

Request for entry of a Mark in the *Registered Trade Marks List* (Rule 121).

I (or We) hereby request that the Mark No. Substantiated for registration in Class the registration of which has been refused, may be entered in the *Registered Trade Marks List*.

The Mark (is being used) (is proposed to be used) by me (or us) in British India.

Dated this day of 19.....
Signature.....

To
The Registrar of Trade Marks,
The Patent Office, Trade Marks Registry,
1, Colonial House, Queen's Road, Calcutta.

or, optionally, in a case where completion has been refused by the Registrar of Trade Marks,
The Registrar of Trade Marks,
Colonial Building,
Queen's Road, Bombay

- (a) Insert name and address of the person who signed the request.
(b) Insert the true name and address.

FORM TM-4b

Part II. No. 29

TRADE MARKS ACT, 1946.

Continuation of Mark in the *Registered Trade Marks List*.

I (or We) hereby request that the Mark No. in Class entered in the *Registered Trade Marks List* be continued in the said List.

I (or We) hereby declare that the said Trade Mark is being used by me (or us) in British India.

Dated this day of 19.....
(Name of proprietor).....

To
The Registrar of Trade Marks,
The Patent Office, Trade Marks Registry,
1, Colonial House, Queen's Road, Calcutta.

- (a) Insert full name and address of the proprietor.

FORM 12-41.

Fee: Fee entries 41 and 42 of First Schedule.

TRADE MARKS ACT, 1940.

Report for Certificate of the Registrar (Section 20-4-71)

In two columns on this Trade Mark No. registered
in Class
I for Wh (a)
I hereby request the Registrar to furnish me (a) with (b) his certificate to the effect
that (c)
I request the Registrar to issue to me a Certificate of Registration of Trade Marks for the following registration in (d)
Dated this day of 19.....
To

The Registrar of Trade Marks,
The Patent Office, Trade Marks Registry,
1, Colindale Avenue, London, N.W.9.

1. These words may be used for all other marks.
2. I hereby request the Registrar to issue to me a Certificate of Registration of Trade Marks for the following registration in (d)
3. I hereby request the Registrar to issue to me a Certificate of Registration of Trade Marks for the following registration in (d)
4. I hereby request the Registrar to issue to me a Certificate of Registration of Trade Marks for the following registration in (d)
5. I hereby request the Registrar to issue to me a Certificate of Registration of Trade Marks for the following registration in (d)
6. I hereby request the Registrar to issue to me a Certificate of Registration of Trade Marks for the following registration in (d)
7. I hereby request the Registrar to issue to me a Certificate of Registration of Trade Marks for the following registration in (d)
8. I hereby request the Registrar to issue to me a Certificate of Registration of Trade Marks for the following registration in (d)
9. I hereby request the Registrar to issue to me a Certificate of Registration of Trade Marks for the following registration in (d)
10. I hereby request the Registrar to issue to me a Certificate of Registration of Trade Marks for the following registration in (d)

FORM 12-41.

Fee: Fee entry No. 43 in the First Schedule.

TRADE MARKS ACT, 1940.

*Report for entry in the Register and advertisement of a rule of anti-fraud of
Falsely by the Court under Section 19 (Rule 14).*

In two columns on this Trade Mark No. registered in Class
in the name of
I for Wh (a)
I hereby request the Registrar to issue to me a Certificate of Registration of Trade Marks for the following registration in (d)
I hereby request the Registrar to issue to me a Certificate of Registration of Trade Marks for the following registration in (d)
I hereby request the Registrar to issue to me a Certificate of Registration of Trade Marks for the following registration in (d)
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I hereby request the Registrar to issue to me a Certificate of Registration of Trade Marks for the following registration in (d)

Dated this day of 19.....

To
The Registrar of Trade Marks,
1, Colindale Avenue, London, N.W.9.

1. I hereby request the Registrar to issue to me a Certificate of Registration of Trade Marks for the following registration in (d)
2. I hereby request the Registrar to issue to me a Certificate of Registration of Trade Marks for the following registration in (d)
3. I hereby request the Registrar to issue to me a Certificate of Registration of Trade Marks for the following registration in (d)
4. I hereby request the Registrar to issue to me a Certificate of Registration of Trade Marks for the following registration in (d)
5. I hereby request the Registrar to issue to me a Certificate of Registration of Trade Marks for the following registration in (d)
6. I hereby request the Registrar to issue to me a Certificate of Registration of Trade Marks for the following registration in (d)
7. I hereby request the Registrar to issue to me a Certificate of Registration of Trade Marks for the following registration in (d)
8. I hereby request the Registrar to issue to me a Certificate of Registration of Trade Marks for the following registration in (d)
9. I hereby request the Registrar to issue to me a Certificate of Registration of Trade Marks for the following registration in (d)
10. I hereby request the Registrar to issue to me a Certificate of Registration of Trade Marks for the following registration in (d)

FORM 22-42.

To be completed under the Indian Stamp Act.

Trade Marks Act, 1904.

Form of Declaration of Agent for a notice or proceeding under the Act
(Sections 45 and Rule 119).

I (or We) (1) hereby authorize (2) to act as my (or our) agent for all purposes connected with the application of the provisions of the Trade Marks Act, 1904, and to sign for me (or us) all notices, requisitions and communications relating thereto may be sent to such agent at the above address.

I (or We) hereby revoke all previous authorizations, if any, in respect of the above notice or proceeding.

Dated this day of 19 .

(1)

Address (2)

To

The Registrar of Trade Marks,
The Patent Office, Trade Marks Registry,
1, Colston House Street, Calcutta.

or (where the proceedings to which the authorisation relates have been duly instituted at the Trade Marks Registry).

The Registrar of Trade Marks,
Central Building, Queen's Road,
Darjeeling.

- (1) Trade names, labels and other marks. See rule 11.
(2) Trade names and other marks.
(3) Place for making Trade Mark or proceeding for which the agent is appointed, giving the reference to the Act.
(4) To be signed by the person appointing the agent.
(5) To be the signature or address of the person appointing the agent.

FORM 22-43.

Trade Marks Act, 1904.

Section 45 (1), Rule 43.

Regulations for governing the use of Certification Trade Mark No. in Class of the Trade Marks Registry, Calcutta, in respect of (1)

[For official use]

Advertise in the Trade Marks Journal No. at page on the day of 19 .

(Date of application and registration) 19 .

(2) Give particulars of the regulations.

Fig. 1. The reaction of A with B.

Form TM-2.

Fee 10s. 7d. 6.

Form TM-2, 1943.

Application No.

Application for registration of trade marks consisting exclusively of words or words in combination with numerals or letters or both relating solely to trade goods.

(To be accompanied by a duplicate of this form sent by two additional copies of the trade marks.)

Application is hereby made for registration of the trade marks mentioned in the form attached hereto in that ... in the name of (a) ...
... (b) ...
... where the said trade marks are to be the property of (c) the said (d) ...

Address of service in British India:

Dated this day of 19.....

Signature (if of the applicant or agent).

To :

The Registrar of Trade Marks, Toronto,
The Registrar of Trade Marks, Federal Office, Ottawa,
The Registrar of Trade Marks, Victoria, B. C.

Annex (f) to Form TM-2

Application No.

Name of applicant—
(in block letters)

Address

1. A statement of the nature of the goods to which the mark is to be applied.	2. The mark.	3. A statement of the nature of the goods to which the mark is to be applied.	4. A statement of the nature of the goods to which the mark is to be applied.	5. A statement of the nature of the goods to which the mark is to be applied.	6. A statement of the nature of the goods to which the mark is to be applied.	7. A statement of the nature of the goods to which the mark is to be applied.	8. A statement of the nature of the goods to which the mark is to be applied.

60 FORT ST. GEORGE GAZETTE SUPPLEMENT (Mar. 24, 1942)

Dated this _____ day of _____ 19__

Signature of applicant or agent.

To

The Registrar of Trade Marks, Shipping
The Registrar of Trade Marks, Patent Office, 1, Colnett House
Nairobi, Colony.

- (a) Insert in BLOCK letters the full name, description and nationality of the firm, or applicant.
(b) Give brief, the trading style if any.
(c) Insert the full trade or business address of the applicant. The number or name of building, name of street, post office and district should be given.
(d) For additional names if required, answer to be left blank.
(e) A statement in English showing clearly the name marked on a trademark (insert in block letters) and a signature. It may also be given in another language if the applicant is a foreigner. (Insert in block letters) (signature) or (in block letters) the signature. The signature to which the applicant signs should be that of the (d) applicant.
(f) If the mark provided in this form is not sufficient, the relation may be continued on additional pages if necessary. The copy of each additional page should be submitted to the Registrar of Trade Marks and to the Registrar of Trade Marks, Patent Office, 1, Colnett House, Nairobi, Kenya. Each such additional page should contain the name and address of the applicant, the name and business of the firm, or applicant, and the signature of the applicant or agent on the letter to be signed.
(g) To be filled in only the Trade Marks Registry only.
(h) This form is to be used in the way that should be specified. A separate application is required for each class.

FORM 100-10

File No. 10

TRADE MARKS ACT, 1940.

Application Form.

Application for registration of trade marks consisting exclusively of letters or numerals or any combination thereof relating solely to trade goods not falling in any of the sub-classes specified in the Fifth Schedule to the Trade Marks Act, 1940.

(To be accompanied by a duplicate of this form and by two additional signed copies of the trade marks.)

Application is hereby made for registration of the trade marks mentioned in the form annexed hereto or vice versa, in the name of (a) _____

_____ trading as (b) _____
_____ whose trade or business address is (c) _____
_____ and who (d) is to be the proprietor(s) thereof (e) _____.

Address of service in British India, _____

Dated this _____ day of _____ 19__

Signature (s) of the applicant or agent.

To

The Registrar of Trade Marks, Shipping
The Registrar of Trade Marks, Patent Office, 1, Colnett House
Nairobi, Colony.

Name of applicant: _____ Application No. _____

Applied Science News

Address correspondence to: Dr. A. J. Valleron, Institut National de Veille Sanitaire, 12 rue de l'Amirauté, 75004 Paris, France. E-mail: alain.valleron@invs.ssi.fr

Applicable to (i) See in (7) block of questions.	Trade name.	Description of article (1) in account of which this notice is issued.	Whether any notice in the 27th January 1933 and 30th, the periodic time which has been or is to be allowed for the purpose of the notice.
(i)	(ii)	(iii)	(iv)

Signature of the applicant or agent

Signature of the applicant or agent

The Register of Turtles Trade Market, Houston.

The Registrar of Trade Marks, Patent Office, 1,
Coventry House, London, E.C. 4.

- [illegible]

PEER REVIEW

17mm Dia. 3.1

TEACH MANE ACT, 1960.

Application No.

Applications for registration of trade marks consisting exclusively of letters or numerals or any combination thereof relating solely to beer is prohibited in any of the following countries in the North Atlantic or the Trade Marks States.

(To be accompanied by a duplicate of this form and by two additional signed copies of the trade mark.)

Application is hereby made for registration of the trade marks mentioned in the First schedule hereto in substance as set out in the name of (1) _____ trading as (2) _____ business as (3) _____ in (4) _____

if who claimed to be the perpetrator himself (all)

© 2004 Blackwell Publishing Ltd, *Journal of Internal Medicine* 255: 103–110

1997年12月15日

Signature _____

— *Journal of the American Medical Association*, 1997, 278:1033-1034

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ANNEXURE (F) FORM TSM-22.

Application No. 4.

Name of applicant (in block letters)

Address

Application No. to be made by (10)	Trade Mark (11)	Description of goods (12) to which the mark is applied in respect of which registration is sought. (13)	Whether used before the 22 nd February 1927, and if so, the period during which and by whom it was first used in respect of the goods mentioned. (14)

Dated this day of 19

Signature of the applicant or agent.

To

The Registrar of Trade Marks, Bangalore,
The Registrar of Trade Marks, Patent Office, I.,
Central House, Madras.

- (a) Used in connection with the following description and distinctly of the goods, or appliances, or other things the mark is to be used on.
- (b) Used in connection with the following description of the applicant. The number or name of building, place or estate, firm or other name, and the address of the applicant.
- (c) For a trademark which is required to be distinguished by a trademark which is already used by another person. The person, persons or firm to be distinguished by a trademark which is already used by another person should be distinguished by a trademark which is already used by another person.
- (d) A signature or device which is to be distinguished by a trademark which is already used by another person. The person, persons or firm to be distinguished by a trademark which is already used by another person should be distinguished by a trademark which is already used by another person.
- (e) A trademark which is to be distinguished by a trademark which is already used by another person. The person, persons or firm to be distinguished by a trademark which is already used by another person should be distinguished by a trademark which is already used by another person.
- (f) A trademark which is to be distinguished by a trademark which is already used by another person. The person, persons or firm to be distinguished by a trademark which is already used by another person should be distinguished by a trademark which is already used by another person.
- (g) A trademark which is to be distinguished by a trademark which is already used by another person. The person, persons or firm to be distinguished by a trademark which is already used by another person should be distinguished by a trademark which is already used by another person.
- (h) A trademark which is to be distinguished by a trademark which is already used by another person. The person, persons or firm to be distinguished by a trademark which is already used by another person should be distinguished by a trademark which is already used by another person.
- (i) A trademark which is to be distinguished by a trademark which is already used by another person. The person, persons or firm to be distinguished by a trademark which is already used by another person should be distinguished by a trademark which is already used by another person.
- (j) A trademark which is to be distinguished by a trademark which is already used by another person. The person, persons or firm to be distinguished by a trademark which is already used by another person should be distinguished by a trademark which is already used by another person.
- (k) A trademark which is to be distinguished by a trademark which is already used by another person. The person, persons or firm to be distinguished by a trademark which is already used by another person should be distinguished by a trademark which is already used by another person.
- (l) A trademark which is to be distinguished by a trademark which is already used by another person. The person, persons or firm to be distinguished by a trademark which is already used by another person should be distinguished by a trademark which is already used by another person.
- (m) A trademark which is to be distinguished by a trademark which is already used by another person. The person, persons or firm to be distinguished by a trademark which is already used by another person should be distinguished by a trademark which is already used by another person.
- (n) A trademark which is to be distinguished by a trademark which is already used by another person. The person, persons or firm to be distinguished by a trademark which is already used by another person should be distinguished by a trademark which is already used by another person.
- (o) A trademark which is to be distinguished by a trademark which is already used by another person. The person, persons or firm to be distinguished by a trademark which is already used by another person should be distinguished by a trademark which is already used by another person.
- (p) A trademark which is to be distinguished by a trademark which is already used by another person. The person, persons or firm to be distinguished by a trademark which is already used by another person should be distinguished by a trademark which is already used by another person.
- (q) A trademark which is to be distinguished by a trademark which is already used by another person. The person, persons or firm to be distinguished by a trademark which is already used by another person should be distinguished by a trademark which is already used by another person.
- (r) A trademark which is to be distinguished by a trademark which is already used by another person. The person, persons or firm to be distinguished by a trademark which is already used by another person should be distinguished by a trademark which is already used by another person.
- (s) A trademark which is to be distinguished by a trademark which is already used by another person. The person, persons or firm to be distinguished by a trademark which is already used by another person should be distinguished by a trademark which is already used by another person.
- (t) A trademark which is to be distinguished by a trademark which is already used by another person. The person, persons or firm to be distinguished by a trademark which is already used by another person should be distinguished by a trademark which is already used by another person.
- (u) A trademark which is to be distinguished by a trademark which is already used by another person. The person, persons or firm to be distinguished by a trademark which is already used by another person should be distinguished by a trademark which is already used by another person.
- (v) A trademark which is to be distinguished by a trademark which is already used by another person. The person, persons or firm to be distinguished by a trademark which is already used by another person should be distinguished by a trademark which is already used by another person.
- (w) A trademark which is to be distinguished by a trademark which is already used by another person. The person, persons or firm to be distinguished by a trademark which is already used by another person should be distinguished by a trademark which is already used by another person.
- (x) A trademark which is to be distinguished by a trademark which is already used by another person. The person, persons or firm to be distinguished by a trademark which is already used by another person should be distinguished by a trademark which is already used by another person.
- (y) A trademark which is to be distinguished by a trademark which is already used by another person. The person, persons or firm to be distinguished by a trademark which is already used by another person should be distinguished by a trademark which is already used by another person.
- (z) A trademark which is to be distinguished by a trademark which is already used by another person. The person, persons or firm to be distinguished by a trademark which is already used by another person should be distinguished by a trademark which is already used by another person.

FORM TSM-22.

(Form No. 22.)

TRADE MARKS ACT, 1940.

Application for registration as a Trade Mark Agent.

Rule 122.

I beg to apply for registration as a Trade Mark Agent under the Trade Marks Act, 1940.

(a) A certificate of this nature is:-

In enclosed herewith.

I hereby declare that I am not entitled to any of the benefits stated in clauses 10, 11, 12 and 13 of the Trade Marks Act, 1940, and that the information given below is true to the best of my knowledge and belief.

1. Name in full beginning with surname, if any, (as capital letters)

2. Present place of residence

3. Former place of residence

4. Nationality

5. Date and place of birth

B. Overington, by Fall — 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58 59 60 61 62 63 64 65 66 67 68 69 70 71 72 73 74 75 76 77 78 79 80 81 82 83 84 85 86 87 88 89 90 91 92 93 94 95 96 97 98 99 100 101 102 103 104 105 106 107 108 109 110 111 112 113 114 115 116 117 118 119 120 121 122 123 124 125 126 127 128 129 130 131 132 133 134 135 136 137 138 139 140 141 142 143 144 145 146 147 148 149 150 151 152 153 154 155 156 157 158 159 160 161 162 163 164 165 166 167 168 169 170 171 172 173 174 175 176 177 178 179 180 181 182 183 184 185 186 187 188 189 190 191 192 193 194 195 196 197 198 199 200 201 202 203 204 205 206 207 208 209 210 211 212 213 214 215 216 217 218 219 220 221 222 223 224 225 226 227 228 229 230 231 232 233 234 235 236 237 238 239 240 241 242 243 244 245 246 247 248 249 250 251 252 253 254 255 256 257 258 259 260 261 262 263 264 265 266 267 268 269 270 271 272 273 274 275 276 277 278 279 280 281 282 283 284 285 286 287 288 289 290 291 292 293 294 295 296 297 298 299 300 301 302 303 304 305 306 307 308 309 310 311 312 313 314 315 316 317 318 319 320 321 322 323 324 325 326 327 328 329 330 331 332 333 334 335 336 337 338 339 340 341 342 343 344 345 346 347 348 349 350 351 352 353 354 355 356 357 358 359 360 361 362 363 364 365 366 367 368 369 370 371 372 373 374 375 376 377 378 379 380 381 382 383 384 385 386 387 388 389 390 391 392 393 394 395 396 397 398 399 400 401 402 403 404 405 406 407 408 409 410 411 412 413 414 415 416 417 418 419 420 421 422 423 424 425 426 427 428 429 430 431 432 433 434 435 436 437 438 439 440 441 442 443 444 445 446 447 448 449 450 451 452 453 454 455 456 457 458 459 460 461 462 463 464 465 466 467 468 469 470 471 472 473 474 475 476 477 478 479 480 481 482 483 484 485 486 487 488 489 490 491 492 493 494 495 496 497 498 499 500 501 502 503 504 505 506 507 508 509 510 511 512 513 514 515 516 517 518 519 520 521 522 523 524 525 526 527 528 529 530 531 532 533 534 535 536 537 538 539 540 541 542 543 544 545 546 547 548 549 550 551 552 553 554 555 556 557 558 559 560 561 562 563 564 565 566 567 568 569 570 571 572 573 574 575 576 577 578 579 580 581 582 583 584 585 586 587 588 589 590 591 592 593 594 595 596 597 598 599 600 601 602 603 604 605 606 607 608 609 610 611 612 613 614 615 616 617 618 619 620 621 622 623 624 625 626 627 628 629 630 631 632 633 634 635 636 637 638 639 640 641 642 643 644 645 646 647 648 649 650 651 652 653 654 655 656 657 658 659 660 661 662 663 664 665 666 667 668 669 670 671 672 673 674 675 676 677 678 679 680 681 682 683 684 685 686 687 688 689 690 691 692 693 694 695 696 697 698 699 700 701 702 703 704 705 706 707 708 709 710 711 712 713 714 715 716 717 718 719 720 721 722 723 724 725 726 727 728 729 730 731 732 733 734 735 736 737 738 739 740 741 742 743 744 745 746 747 748 749 750 751 752 753 754 755 756 757 758 759 760 761 762 763 764 765 766 767 768 769 770 771 772 773 774 775 776 777 778 779 780 781 782 783 784 785 786 787 788 789 790 791 792 793 794 795 796 797 798 799 800 801 802 803 804 805 806 807 808 809 810 811 812 813 814 815 816 817 818 819 820 821 822 823 824 825 826 827 828 829 830 831 832 833 834 835 836 837 838 839 840 841 842 843 844 845 846 847 848 849 850 851 852 853 854 855 856 857 858 859 860 861 862 863 864 865 866 867 868 869 870 871 872 873 874 875 876 877 878 879 880 881 882 883 884 885 886 887 888 889 890 891 892 893 894 895 896 897 898 899 900 901 902 903 904 905 906 907 908 909 910 911 912 913 914 915 916 917 918 919 920 921 922 923 924 925 926 927 928 929 930 931 932 933 934 935 936 937 938 939 940 941 942 943 944 945 946 947 948 949 950 951 952 953 954 955 956 957 958 959 960 961 962 963 964 965 966 967 968 969 970 971 972 973 974 975 976 977 978 979 980 981 982 983 984 985 986 987 988 989 990 991 992 993 994 995 996 997 998 999 1000 1001 1002 1003 1004 1005 1006 1007 1008 1009 1010 1011 1012 1013 1014 1015 1016 1017 1018 1019 1020 1021 1022 1023 1024 1025 1026 1027 1028 1029 1030 1031 1032 1033 1034 1035 1036 1037 1038 1039 1040 1041 1

(b) *B. Pseudomacrus* cf. *maculatus* (Forsk.)

(4) B. Particulars of qualifications for registration, as a trade mark agent

43. Whether at any time received from the Registrar of Trade Marks Agents and if so, the reasons for such refusal.

1992, 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619, 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630, 2631, 2632, 2633, 2634, 2635, 2636, 2637, 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2660, 2661, 2662, 2663, 2664, 2665, 2666, 2667, 2668, 2669, 2670, 2671, 2672, 2673, 26

The Secretary to the Government of India.

Department of Education

(1) If you intend to publish or otherwise disseminate information about the activities of the Committee, please inform us by letter as soon as possible.

For details, see the company's website, www.assaf.com. Assaf's office is in Tel Aviv, Israel.

FORM 1041
(Feb. 1, 1964)

Application for the Restoration of the name of a person to the Apostol Division.

1. [REDACTED]

lovely apply for the extension of my leave to the Agents' Register on which as

My name was reserved
under claim 10, 11, 12 or

Signature _____

The Secretary to the Government of India,
Department of Commerce.

Get latest Glenview and address by (312) 421-1111

FORM TSA-5
(Rev. 10-1-81)

TRADE MARKS ACT, 1908.

Application for inclusion of an entry in the Appear' Register.
(Rule 113.)

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[Blog](#)
[Help](#)

and the authors are indebted to Dr. J. H. S. Gentry for his critical reading of the manuscript.

1. The first part of the document is a title page. It contains the title of the document, the author's name, and the date of the document. The title is "The first part of the document is a title page. It contains the title of the document, the author's name, and the date of the document." The author's name is "The author's name is the name of the person who wrote the document." The date of the document is "The date of the document is the date when the document was written." The title page is the first page of the document and it contains the title, author's name, and date of the document.

본 문헌은 1990년대 이후에 출판된 국내의 학술지, 단행본, 그리고 인터넷을 통해 수집된 자료를 대상으로 하였다. 수집된 자료는 주제와 관련된 키워드를 사용하여 검색되었으며, 검색 결과는 주제와 관련된 내용을 중심으로 정리하였다. 수집된 자료는 주제와 관련된 내용을 중심으로 정리하였다. 수집된 자료는 주제와 관련된 내용을 중심으로 정리하였다.

Dated this _____ day of _____ 19____

To The Secretary to the Government of India,

Department of Chemistry

19. $\frac{1}{2} \ln 2$

THE THIRD SCHEDULE.

FORM TO BE USED BY THE REGISTRAR ON THE EXPIRY OF THE TERM
OF A TRADE MARK.

Form No.	Section.	Title.
3-1	1-10	Notice of Non-completion of Registration of Trade Mark.
3-2	1-10	Notice of Completion of Registration of Trade Mark.
3-3	1-10	Notice of Extension of Term of Registration of Trade Mark.
3-4	1-10	Notice of Extension of Term of Registration of Trade Mark.

FORM 3-1.

GOVERNMENT OF CANADA,
THE PATENT OFFICE,
TRADE MARKS REGISTRY,
1, CONNELL HOUSE STREET,
OTTAWA.

The Trade Marks Registry, Connell Building, Queen's Road, Hastings.
TRADE MARKS ACT, 1909.

Notice of Non-completion of Registration, Section 16 (2) of the Trade Marks Act, 1909.
Notice is hereby given, as required by Section 16 (2) of the Trade Marks Act, 1909, that the registration of the Trade Mark, in respect of which application numbered day of 19... has not been completed by reason of default on the part of the applicant, unless registration is completed within fourteen days from the date of this notice, the application will be treated as abandoned.

Dated this day of 19... .

Registrar of Trade Marks.

Signature of Trade Marks Registrar.

To

.....

FORM 3-2.

GOVERNMENT OF CANADA,
THE PATENT OFFICE,
TRADE MARKS REGISTRY,
1, CONNELL HOUSE STREET,
OTTAWA.

Certificate of Registration of Trade Mark.

Trade Mark No.

Date

Certified that the Trade Mark, of which a representation is inclosed hereto, has been registered in the name of under No. of the
in Class in respect of
dated at my direction, this day of 19... .

Registration is for 7 years from the date first abovespecified and may, thereafter, be renewed for a period of 10 years, and also at the expiration of each period of 10 years thereafter. (See Sec. 16 of the Trade Marks Act, 1909 and rule 45-46 of the T.M. Rules, 1901-5.)

This certificate is not for use in legal proceedings as for obtaining registration abroad.

Notes.—If you are owner of priority of this Trade Mark, or design to obtain registration abroad, you must so state in your application.

26. Trunks (jupes grade); hat and table covers; linoleum articles not included in other classes.
27. Clothing, including busts, shoes and slippers.
28. Laces and underlinen, ribbons and braids; buttons, press buttons, buckles and eyes, pins and needles; artificial flowers.
29. Closures, tops, waist and padding; linoleum and other materials for covering floors; wall hangings (decorations).
30. Games and playthings; gymnastic and sporting articles (except clothing); ornaments and decorations for Christmas trees.
31. Meat, fish, poultry and game; fresh extracts; preserved, dried and canned fruits and vegetables; jellies, jams; eggs, milk and other dairy products; edible oils and fats; preserves, pickles.
32. Coffee, tea, cocoa, sugar, rice, tapioca, sago, coffee substitutes; Buns, all preparations made from cereals; bread, biscuits, cakes, pastry and sweetbreads; fruit; honey; tinned; yeast, baking powder; salt, mustard; pepper, vinegar, sauce; spices, etc.
33. Agricultural, horticultural and forestry products and grains not included in other classes; drug materials; fresh fruits and vegetables; seeds; live plants and flowers; food-stuffs for animals, such.
34. Bone, skin and fur; animal and vegetable waxes and other non-alcoholic resins; gums and other preparations for making lacquerware.
35. Waxes, spirits and liquors.
36. Tobacco, but not manufacturing products; articles; matches.

THE FIFTH SCHEDULE.

List of Sub-classes of the goods included in other 24 of the French Schedule.

24. of Sub-Class.

- I. Grey Longcloth, Flannels, Sheetings, Flannels and Lampent Cloth.—Including all phosporated grey cloths with no colour in the body except a woven coloured heading.
- II. Grey Bed, Bath and Towel.—Including only grey cloth and not striped cloths with grey grounds.
- III. Grey Towels.—See note under Sub-Class I.
- IV. Grey Satins, Tulle and Tricots.—See note under Sub-Class I.
- V. Grey Canvas Cloth.—See note under Sub-Class I.
- VI. Grey Cloths of Fine Wares and Black Cloths.—Including all shades of grey wares with no colour in the body but with or without a woven coloured heading or fancy heading, but not including Check, Check and Striped Cloths.
- VII. Grey Cloths of Thin Wares.—Including only grey knit cloths with no colour in the body except a woven coloured heading.
- VIII. Grey Shoddy.—(This Sub-class relates only to grey ground shoddy of all dimensions) with or without artificial silk, coloured yarn, folded yarn or printed borders and headings.
- IX. Grey Satins and Tricots and Dark Cloth.—Including only grey ground Satins of all dimensions with or without artificial silk, coloured yarn or printed borders and headings and not cloth in piece length but not including Satins with striped or check grounds and dyed and printed satins.
- X. Grey (Dyed) cloth non woven.—See note under Sub-Class I.
- XI. Grey Damasks, Tapestries, Muffs and Mantelets.—See note under Sub-Class I.
- XII. Grey Paper Cloth.—See note under Sub-Class I.
- XIII. Grey Mating Wares and Outings.—See note under Sub-Class I.

II—D. Sec. 8

Sub-Class

- XXV. **Baroque Cloth**.—Grey Drill with red and black headings and coloured pattern in the centre.
- XXVI. **White Day Dobby Cloth and Dobby**.—See note under Sub-class I.
- XXVII. **Washed Longcloth, Shikaya, Quatings and Pylons**.—Including all the above-named plain cloths with an stripe in the body except a narrow coloured heading.
- XXVIII. **Washed Drills, Jutes and Twills**.—See note under Sub-class XVI.
- XXIX. **Washed Twills**.—See note under Sub-class XVI. This Sub-class does not include Striped Twills or checked fabrics.
- XXX. **Washed T-Cloths and Domestics**.—See note under Sub-class XVI.
- XXXI. **Washed Coarse Cloths**.—See note under Sub-class XVI.
- XXXII. **Washed Cordens**.—Including shades of plain and twill weaves.
- XXXIII. **Washed Nails, Gossams and Nakamats**.—See note under Sub-class XVI.
- XXXIV. **Washed Madapollans and Gachetas**.—See note under Sub-Class XVI.
- XXXV. **Washed Shadals**.—This Sub-class relates only to plain bleached ground shades of all dimensions with artificial silk, coloured yarn, solid pure or pattern borders and headings.
- XXXVI. **Washed Satins and Sateens**.—Including only plain bleached ground Satins of all dimensions (with artificial silk, coloured pure or pattern borders and headings, but not including Satins with stripes or checks and dyed and printed satins).
- XXXVII. **Washed Denim**.—See note under Sub-class XVI.
- XXXVIII. **Washed Yokes and Headings**.—See note under Sub-class XVI.
- XXXIX. **Washed Denim and Denims**.—Including bleached cloth with bleached 4- and 6-rod weaves or ribbed.
- XL. **Washed Mating Woollen and Gossams**.—See note under Sub-Class XVI.
- XLI. **Washed Furrow Cloths**.—See note under Sub-Class XVI.
- XLII. **Embroidered Yokes, Headings, etc.**.—Washed.
- XLIII. **Washed Flannels and Flannelines** and all bleached cloths mixed on one side.
- XLIV. **Dyed Longcloth, Shikaya, and Quatings**.—Including the above-named cloths dyed in the piece.
- XLV. **Dyed Bedons**.—See note under Sub-Class XXXIII. This Sub-Class also includes coloured weaves or with darts.
- XLVI. **Dyed Twills**.—See note under Sub-Class XXXIII.
- XLVII. **Dyed T-Cloths and Domestics**.—See note under Sub-Class XXXIII.
- XLVIII. **Dyed Coarse Cloths**.—See note under Sub-Class XXXIII.
- XLIX. **Dyed Cordens**.—See note under Sub-Class XXXIII.
- L. **Dyed Shadals, Satins and Sateens**.—This Sub-Class includes shadals, satins or checks dyed in the piece.
- LI. **Dyed Furrows**.—Including furrows with single colour weaves or with flannels or printed yarn in one warp or with darts.
- LII. **Dyed Furrow Cloths**.—See note under Sub-Class XXXIII.
- LIII. **Dyed Yokes**.—Including bordered yokes.
- LIV. **Dyed Flannelines**.—Including Grey and self-coloured flannelines and all dyed cloths mixed on one side.
- LV. **Dyed Denim Cloths**.
- LVI. **Gossams and Transmoms** (including Madapollans, Madras Cloth, Sea grass Cloth, Gossams, Madras Cloth, Jutes, Trans Cloth, Twills).—In addition to the goods mentioned above, it is a Sub-Class includes cotton dyed headings and footings with artificial silk in the warp or in the fell or stripes or checks, either alone or in combination with dyed cotton, pure.
- LVII. **Striped Yokes and Jutes and Striped Twills**.—Including striped darts or twills with pure, bleached or coloured ground.
- LVIII. **Dyed Tachans**.—With coloured warp and over as bleached with L. Striped headings, Striped Satins and Striped Shikaya—excluding striped headings etc. with grey bleached or coloured ground but not including artificial or printed goods.
- LIX. **Check Shadings, Check Satins and Check Twills**.—See note under L.
- LX. **Check Cordens**.—Including plain check shadals and twill check shadals on twill, Longs and Satins.

amendment of
the
Tariff
Act
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amendment of
section 3, sub
210 of 1912
the figure "1912" the figure "1914" shall be substituted.

STATEMENT OF OBJECTS AND REASONS.

In addition to the protective duties on iron and steel manufactures, sugar, and other thread and wire (including the twisted gold thread and wire mainly made of silver) which were extended for one year by the Protective Duties Continuance Act, 1911, the protective duties on iron, steel, zinc, and silver and silk manufactures will expire on the 31st March 1912. In the present unsettled conditions of trade duties on the lines of which inquiries by a Tariff Board could be facilitated are available. In the absence of such inquiries it is not possible to ascertain the questions of protection required during several years and the object of this Bill is to postpone the expiry for a further period of two years, i.e., up to the 31st March 1914.

The protective duties on sugar and wheat flour were also extended for one year by the Indian Tariff (Amendment) Act, 1911. During this period of one year prices of wheat witnessed a sharp rise and in the left necessary to heretofore imports from abroad. Accordingly the import duty on wheat was reduced to 2 per cent ad valorem with effect from the 30th September 1911. Subsequently the wheat price was also notified in December 1911. There is thus at present only a nominal duty of 2 per cent on wheat at the State-house. This Bill seeks to extend the existing protective duties both on wheat and wheat flour for a further period of two years so as to enable the power to extend protection without delay should a change in circumstances necessitate this.

New Delhi,
The 21st February 1912

A. RAMASWAMI MUDALIAR.

His RAFF,
Secretary to the Government of India.

(Enacted by order of His Excellency the Governor)

F. ADITYA MAHA,
Secretary to Government, Legal Department.

The following Bill^a was introduced in the Legislative Assembly on the 21st February 1942:—

L.A. BILL No. 15 OF 1942.

A Bill to facilitate the collection of statistics of certain kinds relating to industries.

WHEREAS it is expedient to facilitate the collection of statistics of certain kinds relating to industries, it is hereby enacted as follows:—

1. (1) This Act may be called the Industrial Statistics Act, 1942.
- (2) It extends to the whole of British India.
- (3) It shall come into force in a Province on such date as the Provincial Government may, by notification in the official Gazette, appoint in the behalf for such Province.
2. In this Act "provision" means provision in rules made under Statutes; this Act or in any form prescribed by those rules.
3. (1) The Provincial Government may, by notification in the official Gazette, direct that statistics shall be collected relating to any of the following matters, namely:—
 - (a) any matter relating to factories;
 - (b) any of the following matters or for as they relate to matters of labour and conditions of labour, namely:—
 - (i) prices of commodities,
 - (ii) conditions of labour,
 - (iii) living conditions of labour,
 - (iv) losses to workers from machinery, etc.,
 - (v) costs of dwelling houses of workers,
 - (vi) costs of wages,
 - (vii) provision of food and other benefits provided for labour,
 - (viii) hours of work,
 - (ix) employment and unemployment,
 - (x) industrial and labour disputes,

and throughout the provisions of this Act shall apply to the collection of those statistics.

127-2000

(2) In clause (1) of subsection (1), "factory" means a factory as defined in clause (1) of section 2 of the Factories Act, 1947, or any provision deemed to be a factory in pursuance of a declaration made under subsection (3) of section 5 of that Act.

4. The Provincial Government may appoint as officer or as the statistics authority for the purposes of the collection of any statistics under this Act.

5. (1) The statistics authority may cause to be served on any person a notice requiring him to furnish, at such intervals and in such form and with such particulars as may be prescribed, such information or papers relating to any matter or respect of which statistics are to be collected and to such authority or person and in such manner and at such times as may be prescribed.

(2) The notice referred to in subsection (1) may be served by post.

6. The statistics authority or any person authorized by him in writing in this behalf shall, for the purposes of the collection of any statistics under this Act, have access in any manner to records or documents in the possession of any person required to furnish any information or papers under this Act, and may enter at any reasonable time any premises wherein he believes such records or documents to be, and may ask any question necessary for obtaining any information required to be furnished under this Act.

^a The Statutory Order has been issued in pursuance of the provisions of the Statutes in relation to the collection of statistics under this Act, 1942, in the Legislative Assembly of the Bill.

Direction by
the authorities
to receive and
communicate

7 (1) No individual retains, and no part of an individual retains, and no information with respect to any particular undertaking given, for the purposes of this Act, shall, without the previous consent in writing of the master for the time being of the undertaking in relation to which the return or information was made or given, or his authorized agent, be published in such manner as would enable any person to be identified as relating to a particular undertaking.

(2) Except for the purposes of a prosecution under this Act or under the Indian Penal Code, no person can, engaged in connection with the collection of statistics under this Act shall be permitted to use any individual return or information referred to in subsection (1).

XXIV of 1966.

Penalty.

8. If any person required to furnish any information or any return—

(a) wilfully refuses or without lawful excuse neglects to furnish such information or return as required under this Act, or

(b) wilfully furnishes or causes to be furnished any information or return which he knows to be false, or

(c) refuses to answer or wilfully gives a false answer to any question put to him for obtaining any information required to be furnished under this Act,

or if any person impedes the right of access to relevant records and documents in the right of entry conferred by section 6, he shall for each such offence be punishable with fine which may extend to five hundred rupees, and in the case of a continuing offence to a further fine which may extend to two hundred rupees for each day after the first during which the offence continues and in respect of false information, returns or answers the offence shall be deemed to continue until true information or a true return or answer has been given or made.

Penalty for
obstruction
of collection of
statistics or
returns.

9. If any person engaged in connection with the collection of statistics under this Act, wilfully obstructs any information or the collection of any return given or made under this Act otherwise than in the exercise of his duties under this Act or for the purposes of the Indian Penal Code, he shall be punishable with fine which may extend to one thousand rupees.

XXV of 1966.

Enforcement of
statutes.

10 No prosecution under this Act shall be instituted except by or with the sanction of the statistics authority.

Power of the
Central
Government
to give
directions.

11 The Central Government may give directions to a Provincial Government as to the carrying into execution of this Act in the Province.

Power of
Provincial
Government
to make rules.

12 (1) The Provincial Government may, by notification in the official Gazette, make rules for carrying out the purposes of this Act.

(2) Without prejudice to the generality of the foregoing powers, rules may be made under this section regulating the manner of the return of returns and the right of entry conferred by section 6.

STATEMENT OF OBJECTS AND REASONS.

It has been felt for some time, by both the Central and Provincial Governments, that the quantity and nature of reliable information in the form of returns of industries and of labour conditions available in the country is insufficient, and that steps should be taken to effect an improvement in the matter. It was realized that the most important step necessary was to provide for a fuller recognition of industrial activity as provided and the voluntary supply of information had been started, and legislation was therefore considered to be necessary. This matter was placed before the Eleventh Industries Conference in December 1955 and the Conference of Labour Ministers held in January

1945. Both these bodies were of the opinion that the collection of statistics relating to industries and labour was most desirable and recommended that the Central Government should undertake legislation on the subject. The scope of the compilation, as in clause 2, has found universal compliance by all the Provincial Governments and the Bill is designed to enable Provincial Governments to collect information and to frame rules for the purpose. It is proposed that with a view to securing uniformity in the procedure and the method to be adopted in collecting information, directions may be issued by the Central Government under section 126 (2) of the Government of India Act, 1935, where necessary.

New Delhi,
The 22nd February 1947

A BHANUSINGH MUDGALKAR,

Mr. RAFFL,
Secretary to the Government of India.

(Enacted by order of His Excellency the Governor)

P. APPU NAIR,
Secretary to Government, Legal Department.

The following Report of the Select Committee on the Bill to amend the Madras Forests Law (Madras) Amendment Act, 1937, was presented to the Legislative Assembly on the 25th February 1942 —

We, the undersigned, members of the Select Committee to which the Bill to amend the Madras Forests Law (Madras) Amendment Act, 1937, was referred, have considered the Bill and the papers sent in the course, and have now the honour to submit this our Report, with the Bill as amended by us annexed thereto.

The changes made by us in the Bill are all of the nature of drafting improvements. We have omitted the clause given as unnecessary, the extent being determined by the extent of the previous Act. In clause 6 we have taken the opportunity of inserting a small proviso in the working of section 6 of the parent Act, and we have inserted an express statement of the purpose of the amendments made by the Bill, in order to comply with section 2 of the General Clauses Act, 1937.

3. The Bill was published as follows:—

In English.

Serial.	Date.
Ordinance of India	1st December 1945.
Port St. George Gazette	6th January 1946.
Madras Government Gazette	21st December 1945.
United Provinces Government Gazette	26th January 1946.
Punjab Government Gazette	19th and 20th December 1945 and 2nd January 1946.
Central Provinces and Berar Gazette	19th December 1945.
Assam Gazette	19th December 1945.
Bihar Gazette	26th December 1945.
Corry Gazette	2nd January 1946.
Mad Government Gazette	26th December 1945.
North-West Frontier Province Government Gazette	2nd January 1946.

In the Indian Languages.

Provinces.	Languages.	Date.
Madras	Tamil	15th January 1946.
	English	
	Malayalam	
	Urdu	
Bombay	Marathi	15th January 1946.
	Gujarati	
	Kannada	
	Urdu	
United Provinces	Urdu	26th January 1946.
	English	
Punjab	Urdu	2nd January 1946.
Mad	Urdu	26th December 1945.
North-West Frontier Province	Urdu	2nd January 1946.

3 We think that the Bill has not been so altered as to require amendment, and we recommend that it be passed in the amended form.

SULTAN AHMED
H. H. SPENCE
H. H. MAFZAN
ISMAEL ALI KHAN
GHULAM SHAH NAIRAND
SAFAR ALI KHAN,
S. M. MURUGA
J. RAYMOND SCOTT
KAMALABEY AGHAB.
C. F. LAWSON
SRAI PARMANAND
MOHD AHMAD KAREL
SANT SINGH

The 27th February 1912

L. A. Bill No. 24 of 1912

[As amended by the Select Committee.]

(Words introduced or striking out) indicate amendments suggested by the Committee; words in italics indicate omissions.)

A Bill further to amend the Muslim Personal Law (Shariat) Application Act, 1937

WHEREAS it is expedient further to amend the Muslim Personal Law (Shariat) Application Act, 1937, in so far as it relates to the following—

Short title.

1. (1) This Act may be cited the Muslim Personal Law (Shariat) Application (Amendment) Act, 1937.

Amendment of section 2 of Act XXIV of 1937.

2. In sub-section (1) of section 2 of the Muslim Personal Law (Shariat) Application Act, 1937, hereinafter referred to as the said Act, for the words "the said" the words "the provisions of this section" shall be substituted.

Amendment of section 3 of Act XXIV of 1937.

3. In section 3 of the said Act—
(a) for the words "Provisions" the words "The provisions of this section" shall be substituted;
(b) for the purpose of reversing the operation of section 32 of the District, Area and Town Civil Courts Act, 1907, entry (7), relating to that Act shall be omitted.

MA. RAJ.
Secretary to the Government of India.

(Enacted by order of His Excellency the Governor)

P. APPU NAIR,
Secretary to Government, Local Department.

The following Report of the Select Committee on the Bill heretofore is stated the Code of Criminal Procedure, 1892, was presented to the Legislative Assembly on the 27th February 1902—

We, the undersigned, members of the Select Committee to which the Bill further is sent the Code of Criminal Procedure, 1892, was referred, have considered the Bill and the papers sent in the margin and have now the honour to submit the our Report, with the Bill as amended by us, enclosed thereto.

In clause 2 of the Bill we have inserted the following dealing with extent and commencement. They are—

Clause 2, as introduced by us, is intended to retain the power, now vested in a Court, of appointing a person, other than a regular legal practitioner authorized by law, to act as pleader in certain circumstances, but to set definite limits to the exercise of that power by directing the circumstances in which alone the Court shall exercise it. We consider that these circumstances should include such cases as the defence of a defendant advised by a Government officer, the defence of a juvenile delinquent by an officer of one of those societies which co-operate themselves with a Magistrate and to promote, and the defence of an accused person when, owing to the inability of the person where the trial is held or to the poverty of the accused, the services of a regular legal practitioner cannot be obtained without expenditure beyond the means of the accused person. In this last case we require the Court to record its grounds for holding that the accused person is too poor to be able to retain a regular legal practitioner.

The Bill was published as follows:—

In English.		Date.
Gazette of India	..	26th November 1909.
Fort St. George Gazette	..	28th April 1910
Ranching Government Gazette	..	27th March 1910
Calcutta Gazette	..	30th January 1911.
United Provinces Government Gazette	..	24th April 1910
Punjab Government Gazette	..	21st and 27th March and 28th April 1910.
Central Provinces and Berar Gazette	..	21st March 1911.
Assam Gazette	..	18th April 1910.
Bihar Gazette	..	29th March 1910.
Orissa Gazette	..	28th November 1910.
Gang Gazette	..	19th April 1911.
Madras Government Gazette	..	27th March 1910.
North-West Frontier Province Government Gazette.	..	4th April 1910.

In the Indian Languages.			Date.
Proverb.	Language.		
Madras	Tamil	..	27th April 1910
	Telugu	..	
	Urdu	..	
	Malayalam	..	
Bombay	Marathi	..	29th May 1911.
	Gujarati	..	
	Kannad	..	
	Hindi	..	
United Provinces	Hindi	..	14th May 1911.
	Urdu	..	
	Arabic	..	
Bihar	Arabic	..	2nd April 1911.

3. We think that the Bill was not born as altered as to require explanation, and we recommend that it be passed as now amended.

SULTAN AHMED
HOSSEIN AHMAD KARNI.
D. H. KARNI.
S.D. MEAZZANI.
ANDER HAMED.
LAKSHMAN NAVALKAR
SANT SINGH.
T. MURAVIYAN.
P. J. GRIFFITHS
BATA ALL.

The 17th February 1901.

L.I. Bill No. 41 of 1901

[As amended by the Select Committee.]

(Which inserted definite amendments suggested by the Committee; amendments *ad extra* amendments.)

A Bill further to amend the Code of Criminal Procedure, 1898.

Whereas it is expedient further to amend the Code of Criminal Procedure, 1898; It is hereby enacted as follows:—

Part III.

1. (*) This Act may be called the Code of Criminal Procedure (Amendment) Act, 1901.

Ver 1901.

Amendment of
Code of Criminal
Procedure, 1898.

2. The clause (f) of sub-section (1) of section 4 of the Code of Criminal Procedure, 1898, the following proviso shall be added, namely:—

Ver 1901.

- "Provided that the Court shall not give such permission except—
- (a) to an officer deputed by Government to act in such proceedings on behalf of an officer of Government accused of an offence; or
 - (b) to a person deputed by an incorporated society or association to act in such proceedings on behalf of a person accused of an offence; or
 - (c) when in the opinion of the Court the reasons to be recorded in writing & signed by an officer in writing, through such of them as are in the service of an advocate, pleader, attorney, pleader or solicitor authorized as aforesaid."

MD. RAUF
Secretary to the Government of India.

(Published by order of His Excellency the Governor)

P. APPU NAIR,
Secretary to Government, Legal Department.

under section 125. Moreover, the fact that it amounts merely, in one of the matters specifically mentioned in section 45, to amend that section and extend 125 days validity to be coupled with another unnecessary complication (see, for instance, *Police Board, 1911, § 43, 49, re. Building 1313, 2 & 3, 420*), particularly in view of the fact that it is often a matter of great difficulty to obtain the very large and exceptional majority required by section 45.¹⁰

Recommendation.—We recommend that section 45 should be repealed but in order to avoid any doubts it will be desirable to amend section 125 so as to show that the powers conferred by that section are to include all the powers now conferred by section 45.¹¹

The Council Committee's recommendation was accepted with the result that section 45 of the English Companies Act of 1898 was deleted and a provision was inserted in section 125 of the English Companies Act of 1929 incorporating in section 125 of the repealed Act of 1898 providing that, on "arrangement," order that section provided a reorganisation of share capital by consolidation or subdivision of shares.

It is now sought to remedy what was left undone by the Indian Companies Amendment Act, 1928, by deletion of section 54 and amendment of section 152 in the same lines as in England.

The 14th January 1947

R. H. PARKER

G. H. SPENCE,

Secretary to the Government of India

(Repealed by order of His Excellency the Governor)

P. APPU NAIR,

Secretary to Government, Local Department

Amount due

6 Where any goods chargeable with a duty of custom under the First Schedule to the Indian Tariff Act, 1923, at under the said Schedule were with any notification of the Central Government for 1924, the same being as before, are assessed to duty, there shall up to the 31st day of March 1924, be levied and collected as an addition to and in the same manner as the total amount as chargeable, a sum equal to one-tenth of such amount.

Provided that such addition of duty shall not be levied and collected more—

- (a) duty comprised in Item No. 51 (1) of the said Schedule;
- (b) duty comprised in Item No. 57 (a) of the said Schedule;
- (c) duty comprised in Item No. 51 (2) of the said Schedule, so long as the additional duty of customs imposed by the Cotton Text Ordinance, 1920, continues to be leviable.
- (d) the following, when the Lieutenant-Governor is satisfied that they are the produce or manufacture of Burma, namely:—
 - (i) potatoes and onions comprised in Item No. 5 of the said Schedule;
 - (ii) cotton comprised in Item No. 8 of the said Schedule;
 - (iii) sugar comprised in Item No. 9 (a) of the said Schedule;
 - (iv) betelnuts comprised in Item No. 9 (b) of the said Schedule;
 - (v) match and gunpowder comprised in Item No. 13 (c) of the said Schedule;
 - (vi) sugar containing molasses comprised in Item No. 12 of the said Schedule;
 - (vii) sugar comprised in Item No. 11 (1) of the said Schedule;
 - (viii) matches comprised in Item No. 31 (4) (a) of the said Schedule.

Interest payable

7 For the year beginning on the 1st day of April 1923, the Schedule contained in Schedule I to this Act shall be inserted in the Indian Tariff Act, 1923, as the First Schedule to that Act.

Assessment and appeal

8 (1) Subject to the provisions of sub-sections (2) and (3),—

- (a) income-tax for the year beginning on the 1st day of April 1923, shall be charged at the rates specified in Part I of Schedule II inserted in the Act in which sub-paragraph (1) of paragraph A and paragraph B of that Part apply by a surcharge for the purpose of the Central Government at the rate specified therein in respect of each such rate of assessment; and
- (b) rates of super-tax for the year beginning on the 1st day of April 1923, shall, for the purpose of section 43 of the Indian Income-tax Act, 1922, be those specified in Part II of that Act, as amended in the Act in which sub-paragraph (1) of paragraph A and paragraph B of that Part apply by a surcharge for the purpose of the Central Government at the rate specified therein in respect of each such rate of super-tax.

(2) In making any assessment for the year ending on the 31st day of March 1924—

- (a) where the total income of any person, not being a company, includes any income chargeable under the head "Interest" or under the head "Income from securities" in respect of which he is entitled under section 43(1) of the Indian Income-tax Act, 1922, to a surcharge under the Income-tax Act, 1922, in India, the income-tax payable by such person shall be that part of the total income which is chargeable under the provisions of the Indian Income-tax Act, 1922, on his total income the same proportion as the amount thereof to his total income;

XX of 1935. (b) where the total income of an assessee, not being a company includes any income chargeable under the head "Salaries" on which income-tax has been or might have been deducted under the provisions of sub-section (2) of section 10 of the Indian Income-tax Act, 1922, the super-tax payable by the assessee on that portion of his total income which consists of such salaries shall be an amount bearing to the total amount of super-tax payable according to the rates applicable under the operation of the Indian Income-tax Act, 1922, as his total income the same proportion as the amount of such salaries bears to his total income.

XXI of 1935. (2) In every case in which section 17 of the Indian Income-tax Act, 1922, applies, the tax chargeable shall be determined as provided in that section but with reference to the rates imposed by sub-section (2) of the section and in accordance with the provisions of sub-section (1) of this section where applicable.

XXII of 1935. (3) For the purposes of this section and of the rates of tax imposed thereby, the expression "total income" means total income as ascertained for the purposes of income-tax or super-tax, as the case may be, in accordance with the provisions of the Indian Income-tax Act, 1922.

(4) Notwithstanding anything contained in sub-section (3) or in section 20 no tax shall be payable in cases in which sub-paragraph (b) of paragraph A of Part I of Schedule II applies where the assessee deposits with the Central Government in each account or in accounts with such conditions as the Central Government may by rules prescribe for the purposes of this sub-section an amount representing not less than one rupee for every complete unit of twenty-five rupees by which his total income exceeds seven hundred and fifty rupees.

(5) Where the total income of an assessee referred to in sub-paragraph (b) of paragraph A of Part I of Schedule II does not exceed six thousand rupees, no account representing ten rupees for every complete unit of two hundred rupees of his total income so reduced by the deductions, if any, allowed under the second proviso to sub-section (1) of section 7, section 15 and sub-section (1) of section 20 of the Indian Income-tax Act, 1922, shall be funded for the assessee's benefit and shall be paid to him on each date, not more than twelve months after the termination of the present taxation, as the Central Government may fix.

Provided that nothing in this sub-section shall apply to any part of total income to which clause (c) of sub-section (1) applies.

Explanation.—In computing the amount to be funded under this sub-section if there is an accumulation of such amount to one hundred rupees or more it shall be reduced to a complete unit of two hundred rupees.

XX of 1935. 9. (1) In sub-clause (a) of clause (3) of section 2 of the Excess Profits Tax Act, 1932, for the words and figures "31st day of March 1932" the words and figures "31st day of March 1942" shall be substituted.

XX of 1935. (2) The excess profits tax imposed by section 4 of the Excess Profits Tax Act, 1932, shall, in respect of any chargeable accounting period beginning after the 31st day of March 1941, be an amount equal to sixpence and two-thirds per cent of the amount by which the profits of the business during that chargeable accounting period exceed the standard profits.

XXI of 1935. 10. (1) If within thirty days of the date on which any excess profits tax, charged under the provisions of the Excess Profits Tax Act, 1932, at the rate of sixpence and two-thirds per cent becomes payable, a further sum not exceeding one-third of the amount of the said excess profits tax is deposited with the Central Government, the Central Government shall repay, at such date and subject to such conditions as it may hereafter determine, so much of the said excess profits tax as shall be equal to one-third of the amount thereof or to one-half of such further sum deposited, whichever is the less.

Excess Profits Tax Act, 1932.

Excess Profits Tax Act, 1932.

Provided that, if the said excess profits tax is thereafter reduced, whether by itself given in respect of a deficiency of profits, or by itself given in respect of deficiencies of profits taxation or otherwise, and whether by itself or otherwise, the portion of the tax to be repaid under this section shall be correspondingly reduced.

Provided further that if the said excess profits tax is reduced, the amount due thereon may be deposited with the Central Government under this section shall also be correspondingly reduced.

Provided further that the provisions of this section shall apply in respect of excess profits tax in which the section applies which becomes payable before the commencement of this Act if the further tax referred to herein is deposited within thirty days of the commencement of this Act.

Provided further that in relation to excess profits tax payable under the Excess Profits Tax Act, 1940, in respect of any profits which are also liable to assessment to excess profits tax under this law in force in the Federal Kingdom it shall be necessary to deposit the further tax referred to in this section, and the amount payable by the Central Government under this section shall, subject to the limit therein be included in the amount of the excess profits tax payable in the rate of sixty per cent and one-third per cent under the Excess Profits Tax Act, 1940.

On any sums deposited with the Central Government under this section for such period shall be interest at the rate of ten per cent per annum and shall be repaid within twelve months of the date of termination of the present legislation.

For the Central Government may by notification in the official Gazette, make it be for carrying out the purposes of this section and for performing the duties and functions referred to in sub-section (2) of section 2.

SCHEDULE I

to be inserted in the Indian Post Office Act, 1926.

(See section 7)

"THE POST OFFICES,

INDIAN POST OFFICES,

(See section 7)

Letters

For a weight not exceeding ten talis One and a half annas.
For every talis, or its fraction thereof, exceeding one talis. Half an anna.

Postcards.

Single Six annas.
Reply One and a half annas.

Cover, Posters and Sample Posters

For the first five talis or fractions thereof Six annas.

For every additional ten talis and a half talis, or fraction thereof, in excess of five talis Three annas.

Registered Newspapers.

For a weight not exceeding ten talis Quarter of an anna.

For a weight exceeding ten talis and not exceeding twenty talis Half an anna.

For every twenty talis, or fraction thereof, exceeding twenty talis Half an anna.

In the case of more than one copy of the same issue of a registered newspaper being carried in the same post-box

For a weight not exceeding ten talis Half an anna.

For every additional ten talis, or fraction thereof, in excess of ten talis Quarter of an anna.

Registered then each packet shall not be carried in any post-box Quarter of an anna.

shall be given to a recognized agent at the post office.

<i>Pounds.</i>		
For a wharfton exceeding forty tolas	..	Four annas
For every forty tolas, or fraction thereof, exceed- ing forty tolas	..	Four annas"

SCHEDULE II.

(See section 3.)

TAX I.

Notes of Income-tax.

A.—In the case of every individual, Hindu undivided family, unincorporated firm and other associations of persons not being a case to which paragraph B of this Part applies—

(a) Where the total income does not exceed Rs. 2,000—

- | | | |
|--|----|-------------------------|
| 1. On the first Rs. 500 of total income | .. | Nil. |
| 2. On the next Rs. 1,500 of total income | .. | Five pice in the rupee. |
- Provided that no tax shall be payable on a total income which does not exceed Rs. 1,000.

(b) Where the total income exceeds Rs. 2,000—

- | | <i>Rs.</i> | <i>Pice.</i> | <i>Surcharges.</i> |
|---|------------|-------------------------|-------------------------|
| 3. On the first Rs. 2,000 of total income | .. | Nil | Nil. |
| 4. On the next Rs. 8,000 of total income | .. | Five pice in the rupee. | Nil. |
| 5. On the next Rs. 8,000 of total income | .. | Five pice in the rupee. | Five pice in the rupee. |
| 6. On the next Rs. 8,000 of total income | .. | Five pice in the rupee. | Five pice in the rupee. |
| 7. On the balance of total income | .. | Five pice in the rupee. | Five pice in the rupee. |

B.—In the case of every company and local authority, and in every case in which under the provisions of the Indian Income-tax Act, 1922, income-tax is to be charged in the maximum rate—

- | | <i>Rs.</i> | <i>Surcharges.</i> |
|---------------------------------|------------|-------------------------|
| 8. On the whole of total income | .. | Five pice in the rupee. |

TAX II.

Notes of Super-tax.

A.—In the case of every individual, Hindu undivided family, unincorporated firm and other associations of persons, not being a case to which paragraphs B and C of this Part apply—

- | | <i>Rs.</i> | <i>Pice.</i> | <i>Surcharges.</i> |
|---|------------|-------------------------|-------------------------|
| 1. On the first Rs. 10,000 of total income | .. | Nil | Nil. |
| 2. On the next Rs. 10,000 of total income | .. | Five pice in the rupee. | Nil. |
| 3. On the next Rs. 10,000 of total income | .. | Five pice in the rupee. | Five pice in the rupee. |
| 4. On the next Rs. 10,000 of total income | .. | Five pice in the rupee. | Five pice in the rupee. |
| 5. On the next Rs. 10,000 of total income | .. | Five pice in the rupee. | Five pice in the rupee. |
| 6. On the next Rs. 1,00,000 of total income | .. | Five pice in the rupee. | Five pice in the rupee. |
| 7. On the next Rs. 1,00,000 of total income | .. | Five pice in the rupee. | Five pice in the rupee. |
| 8. On the balance of total income | .. | Five pice in the rupee. | Five pice in the rupee. |

B.—In the case of every local authority—

- | | <i>Rs.</i> | <i>Surcharges.</i> |
|---------------------------------|------------|-------------------------|
| 9. On the whole of total income | .. | Five pice in the rupee. |

(C)—In the case of an association of persons being a co-operative society, other than the "Co-operative Settlement Society in the Township of Hastings for the time being registered under the Co-operative Societies Act, 1917, or under an Act of the Provincial Legislature governing the registration of Co-operative Societies—

	Rate.	Surcharge.
1. On the first Rs. 2,000 of total income ..	50	25
2. On the balance of total income ..	One unit in the 100 paise in the ratio.	One unit in the 100 paise in the ratio.

(D)—In the case of every company—

	Rate.
On the whole of total income ..	One unit and six paise in the 100 paise.

It is hereby declared that it is expedient in the public interest that the provisions of clauses 1, 2 and 3 of this Bill shall have immediate effect under the Paramount Collection of Taxes Act, 1921.

1921 of 1921.

STATEMENT OF OBJECTS AND REASONS.

The object of this Bill is to continue for a further period of one year the existing rates of salt duty, to increase the rate of duty on native spirits to remove a temporary surcharge of 20 paise cent on all import duties other than those on salt, under 1921 and new rates, which are subject to special duties, and with the exception of certain goods which have to be excluded under the Trade Agreement with Burma, to increase the Customs rate on imports on one and a half per centum the rate of Customs duty on imports on one and a half per centum, whereby up to one-half of the tax will be levied for revenue after the rate of the Customs will not be double this amount from its own share of total profits.

1. Clause 1 provides for the continuance for a further period of one year of the existing provisions regarding salt duty. The duty imposed under section 2 of the Indian Finance (Supplementary and Extension) Act, 1921.

2. Clause 2 provides for an increase of the excise duty on native spirits from twelve annas to fifteen annas per gallon, which will automatically increase the Customs import duty by the same amount.

3. Clause 3 provides for an increase of the excise duty on liquors by bringing it into the reduced Customs duty.

4. Clause 4 provides for an increase of the excise duty on alcohol by 20 paise cent, so that it shall read the increased Customs import duty as required by the Trade Agreement with Burma.

5. Clause 5 provides for the levy of a temporary surcharge for one year only of 20 paise cent on all imported goods chargeable with Customs duties (except goods imported from Burma or which are exempted with the duty of the Trade Agreement with Burma) as increase in Customs duty is payable.

6. Clause 6 provides for the continuance for a further period of one year of the present inland postage rates except that the inland rate for letters is reduced from one anna three paise to one anna six paise.

7. Clause 7 provides for the continuance for a further period of one year of the existing rates of Income-tax and super-tax increased rates on different dates of income, and also for the limitation of income-tax on income between Rs. 1,000 and Rs. 2,000 per annum at 5 paise on each rupee exceeding Rs. 100 which will not be leviable

If the amount deposits a somewhat larger amount, namely, 4 per cent of the income exceeding Rs. 100, in the Post Office Defence Savings Bank.

9. Clause 9 provides for the contribution of the excess profits at the rate of 60 paise per cent.

10. Clause 10 provides for a concession to be given to excess profits tax assessors to keep an amount up to one-third of their excess profits tax liability for their benefit provided they deposit with the Central Government double the amount. While the portion of the tax so funded will be retained subject to conditions which will be subsequently worked out by Government, the amount's share will even 3 per cent simple interest and will be repayable 12 months after the termination of hostilities.

11. The reasons for making the above changes have been fully explained in my Budget Speech.

New Delhi,
The 22nd February 1942.

A. J. BANERJEE
Mr. RAJI,
Secretary to the Government of India.

(Reproduced by order of His Excellency the Governor)

P. APPU NAIR,
Secretary to Government, Local Department.



THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 1] MADRAS, TUESDAY EVENING, MARCH 24, 1942

PART III-B—CENTRAL ACTS

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Acts of the Indian Legislature assented to by the
Governor-General.

GOVERNMENT OF INDIA LEGISLATIVE DEPARTMENT.

The following Act of the Indian Legislature received the assent of the Governor General on the 2nd March 1942, and is hereby promulgated for general information.—

ACT No. 1 OF 1942.

*An Act further to amend the Workmen's
Compensation Act, 1923.*

WHEREAS it is expedient further to amend the Workmen's Compensation Act, 1923, for the purpose herein-after appearing; It is hereby enacted as follows:—

1. (1) This Act may be called the Workmen's Compensation (Amendment) Act, 1942.

13-2-4

[1]

(Printed
and con-
signed)

(ii) It shall be deemed to have come into force on the 3rd day of September 1930.

2. In section 15 of the Workmen's Compensation Act, 1923, for clause (5), the following clauses shall be substituted, namely:—

Amendment
of section 15,
Act VIII of
1923.

"(5) No compensation shall be payable under this Act in respect of any injury in respect of which provision is made for payment of a gratuity, allowance or pension under the War Pensions and Detention Allowances (Mercantile Marine, etc.) Scheme, 1930, or the War Pensions and Detention Allowances (Indian Seamen, etc.) Scheme, 1941, made under the Pensions (Navy, Army, Air Force and Mercantile Marine) Act, 1930, or under the War Pensions and Detention Allowances (Indian Seamen) Scheme, 1942, made by the Central Government.

(6) Failure to give a notice or make a claim or commence proceedings within the time required by this Act shall not be a bar to the maintenance of proceedings under this Act in respect of any personal injury, if—

(a) an application has been made for payment in respect of that injury under any of the schemes referred to in the preceding clause, and

(b) the Provincial Government certifies that the said application was made in the reasonable belief that the injury was one in respect of which the scheme under which the application was made makes provision for payments, and that the application was rejected or that payments made in pursuance of the application were discontinued on the ground that the injury was not such an injury, and

(c) the proceedings under this Act are commenced within one month from the date on

which the said certificate of the Provincial Government was furnished to the person commencing the proceedings."

3. The Workmen's Compensation (Second Amendment) Act, 1939, is hereby repealed.

XLIII of
1939.

G. H. SPENCE,
Secretary to the Government of India.

(Republished by order of His Excellency the Governor)

P. APPU NAIR,
Secretary to Government, Legal Department.

The following Act of the Indian Legislature received the assent of the Governor-General on the 2nd March 1942, and is hereby promulgated for general information:—

ACT No. II OF 1942.

An Act further to amend the Indian Merchant Shipping Act, 1923.

WHEREAS it is expedient further to amend the Indian Merchant Shipping Act, 1923, for the purpose herein-after appearing; it is hereby enacted as follows:—

1. This Act may be called the Indian Merchant Shipping (Amendment) Act, 1942.
2. To section 58A of the Indian Merchant Shipping Act, 1923, the following sub-section shall be added, namely:—

(3) A seaman shall not be entitled under clause (b) of sub-section (1) to receive compensation for the loss of his effects in any case in which provision is made for the payment of compensation for war damage to such effects under the Compensation to Seamen (War Damage to Effects) Scheme, 1939, made under section 6 of the Pensions (Navy, Army, Air Force and Mercantile Marine) Act, 1939, or that Scheme as subsequently amended, or under the Compensation to Indian Seamen (War Damage to Effects) Scheme, 1942, made by the Central Government."

G. H. SPENCE,
Secretary to the Government of India.

(Republished by order of His Excellency the Governor)

P. APPU NAIR,
Secretary to Government, Legal Department.

The following Act of the Indian Legislature resolved the assent of the Governor-General on the 2nd March 1942, and is hereby promulgated for general information:—

ACT No. IV OF 1942.

An Act further to amend the Indian Medical Council Act, 1933.

XXVII of 1933.

WHEREAS it is expedient further to amend the Indian Medical Council Act, 1933, to enable visitors to be appointed to attend at examinations held by medical institutions in British India for the purpose of granting recognized medical qualifications; It is hereby enacted as follows:—

XXVII of 1933.

1. This Act may be called the Indian Medical Council (Amendment) Act, 1942.

2. After section 16 of the Indian Medical Council Act, 1933 (hereinafter referred to as the said Act), the following section shall be inserted, namely:—

Insertion of new section 16A in Act XXVII of 1933.

“ 16A. (1) The Council may appoint such number of visitors as it may deem requisite to attend at any or all of the examinations held by medical institutions in British India for the purpose of granting recognized medical qualifications.

Visitors as hereinafter named.

(2) Any person, whether he is a member of the Council or not, may be appointed as a visitor under this section; but a person who is appointed as an inspector under section 16 for any examination shall not be appointed as a visitor for the same examination.

(3) Visitors appointed under this section shall not interfere with the conduct of any examination, but they shall report to the President of the Council on the sufficiency of every examination which they attend and on any other matters in regard to which the Council may require them to report.

(4) The report of a visitor shall be treated as confidential unless in any particular case the President of the Council otherwise directs.”

Amendment of section 17, Act 15, 1910. 3. In sub-section (f) of section 17 of the said Act, after the words "upon report by the Executive Committee" the words "or by a visitor appointed under section 16A" shall be inserted.

Amendment of section 18, Act 15, 1910. 4. In clause (g) of sub-section (f) of section 18 of the said Act, for the word "inspectors" the words "inspectors and visitors" shall be substituted.

G. H. SPENCE,
Secretary to the Government of India.

(Republished by order of His Excellency the Governor.)

P. APPU NAIR,
Secretary to Government, Legal Department.

The following Act of the Indian Legislature received the assent of the Governor-General on the 2nd March 1942, and is hereby promulgated for general information:—

ACT No. V OF 1942.

An Act further to amend the Indian Boilers Act, 1923.

WHEREAS it is expedient further to amend the Indian Boilers Act, 1923, for the purpose hereinafter appearing, it is hereby enacted as follows:—

1. This Act may be called the Indian Boilers (Amendment) Act, 1942.

2. In sub-section (i) of section 3 of the Indian Boilers Act, 1923,—

(a) to clause (b) the word "or" shall be added;

(b) after clause (b) the following clause shall be added, namely:—

"(c) appertaining to a sterilizer or disinfectant of a type such as is commonly used in hospitals, if the boiler does not exceed twenty gallons in capacity."

G. H. SPENCE,

Secretary to the Government of India.

(Republished by order of His Excellency the Governor)

P. APPU NAIR,

Secretary to Government, Legal Department.

The following Act of the Indian Legislature received the assent of the Governor-General on the 2nd March 1942, and is hereby promulgated for general information:—

ACT No. VI OF 1942

An Act to provide for the incorporation, regulation and winding up of co-operative societies with objects not confined to one province.

WHEREAS it is expedient to provide for the incorporation, regulation and winding up of co-operative societies with objects not confined to one province; It is hereby enacted as follows:—

1. (1) This Act may be called the Multi-unit Short title, extent and application.
Co-operative Societies Act, 1942.

(2) It extends to the whole of British India.

(3) It applies to all co-operative societies with objects not confined to one province incorporated before the commencement of this Act under the Co-operative Societies Act, 1912, or under any Act relating to co-operative societies in force in any province, and to all co-operative societies with objects not confined to one province to be incorporated after the commencement of this Act.

2. (1) A co-operative society to which this Act applies which has been registered in any province under the law relating to co-operative societies in force in that province shall be deemed in any other province to which its objects extend to be duly registered in that other province under the law there in force relating to co-operative societies, but shall, save as provided in sub-sections (2) and (3), be subject for all the purposes of registration, control and dissolution to the law relating to co-operative societies in force for the time being in the province in which it is actually registered.

(2) Where any such co-operative society has established before the commencement of this Act or establishes after the commencement of this Act a branch or place of business in a province other than that in which it is actually registered, it shall, within six months from the commencement of this Act or the

date of establishment of the branch or place of business, as the case may be, furnish to the Registrar of Co-operative Societies of the province in which such branch or place of business is situated a copy of its registered by-laws, and shall at any time it is required to do so by the said Registrar submit any returns and supply any information which the said Registrar might require to be submitted or supplied to him by a co-operative society actually registered in that province.

(2) The Registrar of Co-operative Societies of the province in which a branch or place of business such as is referred to in sub-section (1) is situated may exercise in respect of that branch or place of business any powers of audit and of inspection which he might exercise in respect of a co-operative society actually registered in the province.

Co-operative
societies in
which this
Act is applied
shall, except
where other-
wise provided,
be deemed to
be in force.

3 (1) A society which might, if its objects were confined to one province, be registered as a co-operative society in any province under the law relating to co-operative societies in force in that province, shall, notwithstanding that its objects are not confined to the province in which its principal place of business is to be situated, be deemed for the purposes of registration as a co-operative society to be situated wholly in that province, and may be registered by the Registrar of Co-operative Societies of that province in accordance with the law relating to co-operative societies for the time being in force in that province, and if so registered shall be deemed in any other province to which its objects extend to be duly registered in that other province under the law there in force relating to co-operative societies but shall, save as provided in sub-sections (2) and (3), be subject for all the purposes of registration, control and dissolution to the law relating to co-operative societies in force for the time being in the province in which it is actually registered.

(2) Where any such co-operative society establishes a branch or place of business in a province other

than that in which it is actually registered, it shall within six months from the date of establishment of the branch or place of business furnish to the Registrar of Co-operative Societies of the province in which such branch or place of business is situated a copy of its registered by-laws, and shall at any time it is required to do so by the said Registrar submit any returns and supply any information which the said Registrar might require to be submitted or supplied to him by a co-operative society actually registered in that province.

(g) The Registrar of Co-operative Societies of the province in which a branch or place of business such as is referred to in sub-section (f) is situated may exercise in respect of that branch or place of business any powers of audit and of inspection which he might exercise in respect of a co-operative society actually registered in that province.

4. (1) The Central Government may, if it thinks fit, appoint a Central Registrar of Co-operative Societies.

Appointed and sworn as Central Registrar of Co-operative Societies.

(2) The Central Registrar of Co-operative Societies, if appointed, shall exercise in respect of any co-operative society to which this Act applies, to the exclusion of Provincial Registrars, the powers and functions exercisable by the Registrar of Co-operative Societies of the province in which such society is actually registered.

5. If any co-operative society fails to furnish the information which it is required to furnish by or under sub-section (2) of section 2 or sub-section (2) of section 3, or to submit any return required to be submitted under either of those sub-sections, the society, and any officer or member of the society responsible for the failure, shall each be liable to fine which may extend to fifty rupees, and the registration of the society may, at the discretion of the Registrar of Co-operative Societies of the province in which the society is actually registered, be cancelled.

Penalty for failure to furnish information required under this Act.

Power of
the local
Legislation
to make
rules.

6. The Central Government may, by notification in the official Gazette, make rules for carrying into effect the provisions of this Act.

G. H. SPENCE,

Secretary to the Government of India.

(Regulated by order of His Excellency the Governor)

P. APPU NAIR,

Secretary to Government, Legal Department.

The following Act of the Indian Legislature received the assent of the Governor-General on the 2nd March 1942, and is hereby promulgated for general information:—

ACT No. VII OF 1942.

An Act to continue the provision made under Ordinance No. XIII of 1940 for assistance to the coffee industry by regulating the export of coffee from and the sale of coffee in British India and by other means.

xxx of
1942.

WHEREAS it is expedient to continue the provision made under the Coffee Market Expansion Ordinance, 1940, for assistance to the coffee industry by regulating the export of coffee from and the sale of coffee in British India and by other means; It is hereby enacted as follows:—

1. (1) This Act may be called the Coffee Market Expansion Act, 1942.

short title,
extent and
commence.

(2) It extends to the whole of British India.

(3) It shall cease to be in force at the end of the twelve months commencing on the 1st day of July subsequent to the termination of the present hostilities.

2. It is hereby declared that it is expedient in the public interest that the Central Government should take under its control the development of the coffee industry.

Declaration
as to expedi-
ency of
Central
Government's
control.

3. In this Act, unless there is anything repugnant in the subject or context,—

(a) "the Board" means the Indian Coffee Market Expansion Board constituted under section 4;

(b) "coffee" means the commodity derived from the fruit of the rubaceous plant known by that name, and includes raw coffee, cured coffee, uncured coffee, roasted coffee and prepared coffee;

- (c) "Collector" means a Customs-collector as defined in clause (c) of section 3 of the Sea Customs Act, 1878, or a Collector of Land Customs as defined in clause (c) of section 2 of the Land Customs Act, 1934, as the case may be;
- (d) "curing" means the application to raw coffee of mechanical processes other than pulping for the purpose of preparing it for marketing;
- (e) "curing establishment" means any place to which raw coffee is sent by a registered owner for curing, and includes any estate which the Board may declare to be a curing establishment for the purposes of this Act;
- (f) "estate" means an area administered as one unit which contains land planted with coffee plants;
- (g) "Indian Coffee Cess Committee" means the Indian Coffee Cess Committee constituted under the Indian Coffee Cess Act, 1932;
- (h) "internal sale quota" means that portion, stated in terms of bulk or weight, of the whole of the coffee produced by the estate in the year which a registered estate is permitted under this Act to sell in the Indian market;
- (i) "owner" includes any agent of an owner;
- (j) "prescribed" means prescribed by rules made under this Act;
- (k) "registered estate" means an estate in respect of which an owner is registered under sub-section (r) of section 14, and includes also any estate in respect of which an owner is required to be registered under the provisions of that sub-section;
- (l) "registered owner" means an owner of a registered estate who has been or is required to be registered under sub-section (r) of section 14;

(m) "surplus pool" means the stock of coffee accumulated by the Board out of the amounts delivered to the Board under section 25;

(n) "year" means the period of twelve months beginning with the 1st day of July and ending with the 30th day of June following.

4. (1) The Board constituted by the name of the ^{Constitution of the Board.} Indian Coffee Market Expansion Board under section 4 of the Indian Coffee Market Expansion Ordinance, 1940, shall be the Indian Coffee Market Expansion Board for the purposes of this Act.

(2) No act done by the Board shall be questioned on the ground merely of the existence of any vacancy in, or any defect in the constitution of, the Board.

5. The Board shall be a body corporate by the ^{incorporation of the Board.} name of the Indian Coffee Market Expansion Board, having perpetual succession and a common seal, with power to acquire and hold property, both movable and immovable, and to contract, and shall by the said name sue and be sued.

6. So long as this Act remains in force all property, ^{vesting of property in the Board.} movable or immovable, of or belonging to the Indian Coffee Cess Committee shall vest in the Board and all debts and liabilities of the said Committee shall be transferred to the Board, and the officers and servants of the said Committee shall be officers and servants of the staff of the Board and the said Committee shall be suspended.

7. (1) The chairman of the Board shall be elected ^{Chairman, members, staff and agents.} by the Board from among the members of the Board:

Provided that the person who is, at the commencement of this Act, the chairman of the Indian Coffee Market Expansion Board constituted under the ^{XIII of 1940.} Indian Coffee Market Expansion Ordinance, 1940, shall be the first chairman of the Board.

(2) The Board may appoint such committees for such purposes and may employ such staff as it thinks necessary for the efficient discharge of its functions under this Act.

(5) The Board may authorize agents to discharge on its behalf its functions in relation to the marketing, storing and curing of coffee.

Controller
and Deputy
Controller of
Coffee.

8. (1) The Central Government shall appoint an officer, to be called the Controller of Coffee, to exercise such powers and perform such duties under the direction of the Board as may be prescribed by the Central Government.

(2) The Central Government may appoint an officer, to be called the Deputy Controller of Coffee, to exercise such powers and perform such duties of the Controller of Coffee as may be delegated to him by the Controller of Coffee with the previous sanction of the Central Government or as may be prescribed by the Central Government.

(3) The Controller of Coffee and the Deputy Controller of Coffee may be either salaried or unsalaried; if salaried, they shall be paid by the Board such salaries as may be fixed by the Central Government.

(4) The Board shall pay to the Controller of Coffee and the Deputy Controller of Coffee such allowances as may be fixed by the Central Government.

Power of
Board to
make bye-
laws.

9. The Board may, with the previous sanction of the Central Government, make bye-laws consistent with this Act and the rules made thereunder to provide for all or any of the following matters, namely:—

- (a) the procedure to be followed at meetings of the Board and at committees;
- (b) the powers exercisable and the duties to be discharged by the chairman of the Board and the members of the staff of the Board;
- (c) the travelling or other allowances which may be drawn by members of the Board;
- (d) the appointment, promotion and dismissal of members of the staff of the Board, the creation and abolition of such appointments, and the terms of service of members of the staff of the Board;
- (e) any other matter in respect of which bye-laws may be made under this Act or the rules made thereunder.

277 of
1942.

10. When the Board is dissolved by reason of this Act having ceased to be in force, the unexpended balance of all money received by the Board under the Coffee Market Expansion Ordinance, 1940, or under this Act except money in the pool fund shall be disposed of in such manner as the Central Government may direct. The Central Government shall disburse the money in the pool fund in the same manner as the Board would have done had it continued to exist.

Dissolution
of the Board.

Duties of Customs and of Excise.

11. A duty of customs shall be levied on all coffee produced in India and exported from British India at the rate of one rupee per hundred weight or at such lower rate as the Central Government may, on the recommendation of the Board, by notification in the official Gazette provide.

Duty of
customs.

12. A duty of excise shall be levied at such rate not exceeding one rupee per hundredweight as may be fixed by the Central Government on the recommendation of the Board by notification in the official Gazette on all coffee, except coffee sold and delivered before the estate became subject to the provisions of subsection (1) of section 14, which a registered estate is permitted by the internal sale quota allotted to it to sell in the Indian market, whether such coffee is actually sold or not, and on all coffee released for sale in India by the Board from the surplus pool.

Duty of
excise.

13. (i) The proceeds of the duty of customs levied under section 11 and of the duty of excise levied under section 12 shall be paid to the Board for credit to the general fund of the Board.

Payment of
proceeds of
duties to the
Board and
application of
proceeds by
the Board.

(ii) On the last day of each month, or as soon thereafter as may be convenient, the Collector shall pay to the Board the proceeds of the duty of customs recovered during that month after deduction of the expenses, if any, for collection and recovery.

(3) The Central Board of Revenue may make rules providing, on such conditions as may be specified in the rules, for—

(a) the refund of the duty of customs where coffee is exported by land and subsequently imported into India, and

(b) the export by land, without payment of the duty of customs, of coffee which is subsequently to be imported into India.

(4) The duty of excise on coffee shall be payable by the registered owner of the estate producing the coffee and shall be realized by the Board by the deduction of the amount of the duty payable by such owner from any sum due to him on account of sales from the surplus pool. It shall be a first charge on such sum, and shall, if not capable of realization by deduction as aforesaid, be paid to the Board by the registered owner within one month of demand by the Board or thereafter be recoverable from him as an arrear of land revenue.

(5) The Board shall have power to adjudge by bulk the number of hundredweights contained in any quantity of unroasted coffee.

(6) No action of the Board under this section shall be called in question by any Court.

Registration.

Registration of owners of coffee estates. 14 (1) Every person owning land planted with coffee plants aggregating not less than ten acres, whether such land is comprised in one estate or in more than one estate and whether it is situated wholly or only partly in British India, shall, unless it is already registered as required by this sub-section, before the expiration of one month from the date on which he first becomes subject to the provisions of this sub-section, apply to the registering officer appointed in this behalf by the Provincial Government to be registered as an owner and in respect of each estate owned by him.

(2) The Central Government may, by notification in the official Gazette, declare that the provisions of sub-section (1) shall apply to persons owning land planted with coffee plants aggregating less than ten acres.

(3) A registration once made shall continue in force until it is cancelled by the registering officer.

(4) If any question arises whether an owner of an estate is or is not required to be registered under this section, the question shall be decided by the Controller of Coffee, subject to revision by the Central Government.

15. (1) The Provincial Government may, by notification in the official Gazette, make rules to carry into effect the provisions of section 14.

Power of Provincial Government to make rules.

(2) Without prejudice to the generality of the foregoing power, such rules may prescribe the form of the application for registration and for cancellation of registration, the fee payable on such applications, the particulars to be included in such applications, the procedure to be followed in granting and cancelling registration, the registers to be kept by registering officers, and the supply by registering officers of information to the Board.

Control of Sale, Export and Re-import of Coffee.

16. (1) The Central Government may, after consultation with the Board, by notification in the official Gazette fix the maximum price or prices at which coffee may be sold wholesale in the Indian market.

Maximum price for sale of coffee wholesale.

(2) No registered owner or licensed curer shall sell coffee wholesale in the Indian market at a price exceeding the maximum fixed under this section.

17. No registered owner shall, before the estate became subject to the provisions of sub-section (1) of section 14, sell or contract to sell in the Indian market coffee from any registered estate if by such sale the internal sale quota allotted to that estate is exceeded:

Sale of coffee in excess of internal sale quota.

Provided that nothing in this section shall apply to coffee sold from a registered estate in excess of the internal sale quota if such sale was in pursuance of a contract of sale entered into before the estate became subject to the provisions of sub-section (1) of section 14 and if after the estate became so subject no coffee has been sold from that estate in the Indian market except in pursuance of a contract of sale entered into before the estate became subject to the provisions of sub-section (1) of section 14.

Sale of coffee, less duty. 18. No registered owner shall sell coffee unless either—

- (a) it has been cured at or is delivered to the buyer through a curing establishment licensed under section 23, or
- (b) it is sold under and in accordance with the provisions of a licence procured from the Board under section 24.

Storage of coffee as or from un-registered estate. 19. No owner of an estate not registered under this Act shall sell from or store on his estate or cause or permit to be sold from or stored on his estate any coffee not grown on the estate.

Export of coffee. 20. No coffee shall be exported from British India otherwise than by the Board or under an authorisation granted by the Board in the prescribed manner and in the prescribed cases, and the provisions of the Sea Customs Act, 1878, shall have effect as if the provision made by this section had been made by notification issued under section 13 of that Act.

Provided that nothing herein contained shall apply to coffee despatched out of British India by post, or carried in a passenger's luggage for his personal use:

Provided further that the Central Government may exempt from the operation of this section, either absolutely or subject to conditions, the export of coffee from British India to an Indian State or to any foreign settlement bounded by India.

No re-export of coffee or partial from India. 21. (1) No coffee which has been exported from India shall be re-imported into British India except under and in accordance with a permit granted by the Board.

(2) The Board may in any fit case grant such a permit and no charge shall be made therefor.

Internal sale quota. 22. (1) The Board shall, as soon as may be, allot to each registered estate an internal sale quota for the year.

(2) The internal sale quota shall be a fixed percentage, common to all registered estates, of the probable total production of the estate in the year as estimated by the Board.

(3) The Board may at any time vary the internal sale quota by varying the fixed percentage common to all registered estates, or may express the whole or any part of the internal sale quota of an estate in terms of bulk instead of in terms of weight.

22. (1) A registered owner shall furnish to the Board at the prescribed times and in the prescribed manner such returns as may be prescribed.

*>Returns to
be made by
registered
owners.*

(2) If any registered owner fails to furnish the returns required under sub-section (1) in respect of any estate, the Board may refuse to allot an internal sale quota to that estate, or, where an internal sale quota has already been allotted, may cancel it.

(3) The Board may authorize an officer to visit any estate at any time to verify the accuracy of any return made under this section or to ascertain the productive capacity of the estate.

23. The registered owner of any estate may, subject to the prescribed conditions and so long as the internal sale quota allotted to that estate will not be exceeded by the proposed sale, obtain from the Board a licence for the sale from that estate of cured coffee.

*License for
sale of
cured coffee.*

24. (1) All coffee produced by a registered estate in excess of the amount specified in the internal sale quota allotted to that estate shall be delivered to the Board for inclusion in the surplus pool by the owner of the estate or by the curing establishment receiving the coffee from the estate.

*Surplus
coffee and
surplus pool.*

(2) Delivery shall be made to the Board in such places and in such manner as the Board may direct, and such directions may provide for partial delivery to the surplus pool at any time whether or not at that time the internal sale quota has been exceeded; and the coffee delivered shall be such as to represent fairly in kind and quality the produce of the estate. The Board may reject any consignment offered for delivery which does not satisfy this requirement, but shall not reject any consignment merely for a defect in curing.

(3) Coffee delivered for inclusion in the surplus pool shall upon delivery to the Board remain under the control of the Board which shall be responsible for storage, curing where necessary, and marketing of the coffee.

(4) The Board shall, with the concurrence of the Controller of Coffee, prepare a differential scale for the valuation of coffee, and shall in accordance with that scale classify the coffee in each consignment delivered for inclusion in the surplus pool according to its kind and quality, and shall make an assessment of its value based on its quantity, kind and quality.

(5) The Board may, with the consent of a registered owner, before an internal sale quota has been allotted to an estate, treat as having been delivered for inclusion in the surplus pool any coffee from such estate which the registered owner may agree to have so treated.

(6) When coffee has been delivered or is treated as having been delivered for inclusion in the surplus pool, the registered owner whose coffee has been so delivered or is treated as having been so delivered shall retain no rights in respect of such coffee except his right to receive the payments referred to in section 34.

Sale of
coffee by the
Board.

26. (1) The Board shall take all practical measures to market the coffee included in the surplus pool, and all sales thereof shall be conducted by or through the Board.

(2) The Board may purchase for inclusion in the surplus pool coffee not delivered for inclusion in it.

Curing of Coffee.

Coffee to be
cured in
licensed
curing esta-
blishments.

27. No registered owner shall cause or allow coffee to be cured elsewhere than in a licensed curing establishment, whether the curing establishment is maintained by himself or by another person.

Regulation of
curing coffee
establishments.

28. Every establishment for curing coffee shall obtain from the Board a licence to operate as such.

Information
to be supplied
to the
Board in
connection
with curing.

29. (1) A registered owner when sending coffee to a curing establishment shall report to the Board, separately for each estate from which coffee is sent, the amount of coffee sent; and the curing establishment shall, in accordance with such instructions as may be issued by the Board and having regard to the internal sale quota of the estate, apportion each such consignment into two parts, one part consisting of coffee intended for internal sale and one part of

coffee intended to be delivered for inclusion in the surplus pool and shall report to the Board the amount of coffee in each such part.

(2) A registered owner curing coffee in a curing establishment maintained by himself shall supply to the Board the information specified in sub-section (1).

(3) A curing establishment which buys or receives assured coffee from any person shall ascertain the estate on which the coffee was produced and shall report to the Board the quantity of coffee so obtained and the estate or estates from which it came.

(4) Every curing establishment shall maintain accounts in such forms as may be required by the Board and such accounts shall be open to inspection at any time by the Board or by an officer authorized in this behalf by the Board.

Finance.

30. The Board shall maintain two separate funds, a general fund and a pool fund.

Separate funds to be maintained by the Board.
General Fund.

31. (1) To the general fund shall be credited all proceeds of the duty of customs and the duty of excise levied under section 11 and section 12, respectively, and all receipts including receipts for licences issued by the Board, other than those to be credited under section 32 to the pool fund.

(2) The general fund shall be applied to meet the expenses of the Board, the cost of such measures as it may consider advisable to undertake for promoting the sale and increasing the consumption in India and elsewhere of coffee produced in India, or for promoting agricultural and technological research in the interest of the coffee industry in India.

32. (1) To the pool fund shall be credited all sums realized by sales by the Board of coffee from the surplus pool.

Pool fund.

(2) Subject to the provisions of sub-section (4) of section 12, the pool fund shall be applied only to—

- (a) the making to registered owners of estates of payments proportionate to the value of the coffee delivered by them for inclusion in the surplus pool;

(b) the costs of storing, curing and marketing coffee deposited in and of administering the surplus pool;

(c) the purchase of coffee not delivered for inclusion in the surplus pool.

Power to borrow.

33. The Board may, subject to any prescribed conditions, borrow on the security of the general fund or the pool fund for any purposes for which it is authorized to expend money from such fund, or on the security of the coffee delivered or treated as delivered for inclusion in the surplus pool for any purposes for which it is authorized to expend money from the pool fund.

Payments to registered owners.

34. (1) The Board shall at such times as it thinks fit make to registered owners who have delivered coffee for inclusion in the surplus pool such payments out of the pool fund as it may think proper.

(2) The sum of all payments made under sub-section (1) to any one registered owner shall bear to the sum of the payments made to all registered owners the same proportion as the value of the coffee delivered by him out of the year's crop to the surplus pool bears to the value of all coffee delivered to the surplus pool out of that year's crop.

Penalties and Procedure.

Failure to register.

35. Any owner of a coffee estate who fails to apply for registration in accordance with section 34 shall be punishable with fine which may extend to one thousand rupees and to a further fine which may extend to five hundred rupees for each month after the first during which such failure continues.

Contravention of sections 16, 17, 18 and 19.

36. (1) Any registered owner who contravenes the provisions of sub-section (2) of section 16, or section 17 or section 18, any licensed carrier who contravenes the provisions of sub-section (2) of section 18, and any person who contravenes the provisions of section 19 shall be punishable with fine which may extend to one thousand rupees.

(2) When a registered owner is convicted under this section, the Board may thereafter deduct from any payment to be made under section 34 to such registered owner a sum equal to the value as estimated by the Board of any coffee unlawfully sold by him.

37. If any curing establishment operates as such without a licence, the owner shall be punishable with fine which may extend to five hundred rupees. ^{Taken into account when making calculation.}

38. Any person who makes in any return to be furnished under section 23 or in any report to be made under section 29 any statement which is false and which he knows to be false or does not believe to be true shall be punishable with fine which may extend to one thousand rupees. ^{Penalty.}

39. Whoever obstructs any member or officer of the Board or any person authorized by the Board or by the Central Government in the discharge of any duty imposed on or entrusted to him under this Act, or who having control over or custody of any records fails to produce such records when required to do so or refuses information lawfully asked for by a member or officer of the Board or by a person authorized by the Board or by the Central Government to inspect such records or ask for such information shall be punishable with fine which may extend to one thousand rupees. ^{Obstruction.}

40. (1) No Court other than the Court of a Magistrate of the first class shall take cognizance of any offence punishable under this Act. ^{Cognizance of offences.}

(2) No Court shall take cognizance of an offence punishable under section 33 except on complaint made by an officer authorized in this behalf by the Provincial Government or of an offence punishable under any other section except on complaint made with the previous sanction of the Central Government by an officer authorized in this behalf by the Board.

General.

41. The Board shall have power to determine, after such inquiry as it thinks fit, the amount of coffee which has, up to the time when it first becomes subject to the provisions of sub-section (1) of section 14, been sold, or been sold and delivered in the year by any registered estate, and the amount so determined shall be conclusive for the purposes of section 12 and section 17. ^{Power of Board to determine amount of coffee sold by an estate.}

42. (1) All acts of the Board shall be subject to the control of the Central Government which may cancel, suspend or modify as it thinks fit any action taken by the Board. ^{Control by Central Government.}

(5) The records of the Board shall be open to inspection at all reasonable times by any officer authorized in this behalf by the Central Government.

Appeal to
the Central
Government.

43. (1) Any person aggrieved by an order of the Board refusing a license to or cancelling the license of a mining establishment may, within sixty days of the making of the order, appeal to the Central Government.

(2) Any person making an appeal under this section shall pay a fee of five rupees which shall be credited to Central Revenues.

Inspection of
mine lands.

44. Any member of the Board, and any officer of the Board or other person authorized in this behalf by the Central Government or the Board, may enter any estate or any mining establishment and may require the production for his inspection of any records kept therein, or ask for any information relating to the production, storage or sale of coffee by the estate.

Accounts of
the Board.

45. (1) The Board shall keep accounts in such manner as may be prescribed of all money received and expended by it.

(2) The accounts shall be kept separately for the general fund and the pool fund.

(3) The Board shall cause the accounts to be audited annually by auditors appointed by the Central Government, and the auditors shall have power to disallow any item of expenditure which has, in their opinion, been incurred otherwise than in accordance with this Act.

(4) The Central Government may on the application of the Board allow any item of expenditure disallowed by the auditors under sub-section (3).

Inspection of
records of
the Board
and abstract-
ing of copies.

46. Any registered owner to whom an internal sale quota is allotted may, subject to the prescribed conditions, inspect the records maintained by the Board and may on payment of the prescribed fee obtain copies of any proceedings or orders of the Board.

Offences.

47. All contracts for the sale of coffee in so far as they are in variance with the provisions of this Act shall be void.

Provided that nothing contained in this section shall apply to contracts to which under section 47 of the Coffee Market Expansion Ordinance, 1940, that Ordinance did not apply.

48. (1) The Central Government may, by notification in the official Gazette, make rules to carry out the purposes of this Act.

Power of the Central Government to make rules.

(2) Without prejudice, to the generality of the foregoing power rules may be made providing for all or any of the following matters, namely:—

- (a) the term of office of members of the Board, the circumstances in which and the authority by which members may be removed, and the filling of casual vacancies in the Board;
- (b) the conduct of business by the Board and the number of members which shall form a quorum at a meeting;
- (c) the maintenance by the Board of records of business transacted by the Board, and the submission of copies thereof to the Central Government;
- (d) the preparation by the Board of estimates of annual receipts and expenditure;
- (e) the manner in which the internal sale quota of coffee estates shall be determined;
- (f) the manner in which the Board shall exercise its powers of buying and selling coffee in the Indian market;
- (g) the appointment by the Board of agents;
- (h) the conditions to be fulfilled by a curing establishment before a licence to operate as such can be issued;
- (i) the form of and the particulars to be contained in any returns or reports to be made to the Board under this Act;
- (j) the form of, manner of application for, fees payable for, procedure in granting and conditions governing the licences and permits to be issued by the Board;
- (k) any other matter except the matters referred to in section 15 which is to be or may be prescribed under this Act.

Sub-XIV of
Act No. 10
of 1933, is
repealed.

49. (7) So long as this Act remains in force the Indian Coffee Cess Act, 1933, shall be deemed to be repealed, without prejudice however to the continuing validity of any action taken by the Indian Coffee Cess Committee which is not inconsistent with the provisions of this Act.

(2) All rules made by the Central Board of Revenue under section 9 of the Indian Coffee Cess Act, 1933, shall, until replaced by rules made under sub-section (3) of section 13 of this Act, continue to have effect in respect of the duty of customs imposed by section 11 of this Act as they had effect in respect of the coffee cess imposed by that Act.

Repeals and
amends

50. (7) The Coffee Market Expansion Ordinance, 1940, the Coffee Market Expansion (Amendment) Ordinance, 1941, the Coffee Market Expansion (Second Amendment) Ordinance, 1941, and the Coffee Market Expansion (Third Amendment) Ordinance, 1941, are hereby repealed.

(2) Without prejudice to the provisions of section 24 of the General Clauses Act, 1897,—

(a) any trial or proceeding under the Coffee Market Expansion Ordinance, 1940, pending at the time of the repeal of that Ordinance may be continued and completed as if such trial or proceeding were a trial or proceeding under this Act;

(b) all registrations made, all licences issued and all other things done under the said Ordinance shall be deemed to have been made, issued or done under this Act.

G. H. SPENCE,
Secretary to the Government of India.

(Republished by order of His Excellency the Governor)

P. APPU NAIR,
Secretary to Government, Legal Department.



THE FORT ST. GEORGE GAZETTE

EJERCICIO DE AUTOCRÍTICA

No. 5 MADRAS, TUESDAY EVENING, MARCH 24, 1942

PART IV-A—BILLS

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	1999	2000	2001	2002	2003	2004
Median Total Compensation (Rankings) \$K	100	100	100	100	100	100

The following Bill, together with the Statement of Objects and Reasons, is published for the purpose of eliciting opinion. Notice is hereby given that the said Bill will be considered on or after the 8th May 1952 and that any objection or suggestion which may be received with respect thereto before the said date by the Secretary to the Government of Madras in the Development Department, will be considered.

A Bill to amend the Madras Debt Conciliation Act, 1936.

Mathews
Act 25.1 et
seq.

WHEREAS it is expedient to amend the Madras Debt Conciliation Act, 1930, for the purpose hereinafter appearing:

AND WHEREAS the Governor of Madras has, by a Proclamation under section 93 of the Government

of India Act, 1935, assumed to himself all powers ^{28. Cons. 2.} vested by or under the said Act in the Provincial Legislature;

Now, THEREFORE, in exercise of the powers so assumed to himself, the Governor is pleased to enact as follows:—

Part title

1. This Act may be called the Madras Debt Consolidation (Amendment) Act, 1936.

Amendment of section 14, Madras Act XI of 1935.

2. For sub-section (3) of section 14 of the Madras Debt Consolidation Act, 1935, the following sub-section shall be substituted, namely:—

Madras Act XI of 1935.

"(3) (a) Notwithstanding anything contained in the Indian Registration Act, 1908, it shall not be necessary for the chairman or any member of the board or any party who has signed or otherwise authenticated the agreement referred to in sub-section (1), to appear in person or by agent at any registration office in any proceeding connected with the registration of such agreement, or to sign as provided in section 28 of that Act. XVI of 1935

(b) The registering officer to whom any such agreement is sent for registration may, if he thinks fit, refer to the chairman of the board or to any other person for information respecting the same, and on being satisfied of the execution thereof, shall register the agreement."

STATEMENT OF OBJECTS AND REASONS.

Section 14 of the Madras Debt Consolidation Act, 1935 (Madras Act XI of 1935) provides that where the creditors agree to an amicable settlement with the debtor, such settlement should forthwith be reduced to writing in the form of an agreement, and registered under the Indian Registration Act, 1908, within thirty days from the date of the making of the agreement. Upon such registration, the agreement takes effect as if it were a decree of a Court and is enforceable as such. The chairman of the board is exempted from appearing before the registering officer in connection with the registration of the agreement [sub-section (3) of section 14 aforesaid read with section 28 of the Registration Act]. But neither the other members

of the board who may have signed the agreement, nor the debtor and the creditors who are parties thereto, are so exempted. Difficulties are often experienced in securing the presence of the parties before the registering officer within the period of thirty days mentioned in section 14, with the result that the time and trouble taken by the board in effecting the agreement are wasted. The object of this Bill is to dispense with the attendance of the parties to the agreement before the registering officer, and thereby to ensure its registration within the time-limit of thirty days fixed by the Act.

(By order of His Excellency the Governor)

P. APPU NAIR,

Secretary to Government, Legal Department.